

November Court 1/54

Henry Hollyday) Queen Anne County his Command was given to the Sheriff of Queen Anne
against County the 28th day of August anno Dom^m Sixteen hundred and fifty three that the
John Primrose Junr should take John Primrose the Younger late of Queen Anne County Planter there
called John Primrose if he should be found in his Bailiwick and him fastening so that he should have his Body before
Justices of our next County Court to be held for Queen Anne County at Queens Town in the County of the said Tuesday
in November next to answer unto Henry Hollyday in a plea that he render unto him the full and just sum of Six hundred
and fifty and six pounds of Tobacco which to him he owes and unjustly detains At which a^d fourth Tuesday in Nov^r
came the a^d Henry by James Hollyday his Attorney and the Sheriff of the County a^d made return of the Writ a^d in these
words following to wit Cephus & Tharius Hoff Whorupon Stephen Wickes and Thomas Teat of Queen Anne
County Planters came into the Court a^d before the Justices a^d in their proper persons and became Pledges and
Managers and each of them became pledge and Manager for the a^d John Primrose that if it should happen that
the same John in the Plea should be located then the same Stephen and Thomas granted and each of them granted that
as well the Debt a^d as all such Damages costs and charges which unto the same Henry in this part should be
Adjudged of this and either of them Goods and Chattels should be made and to the use of the same Henry lodged if it
should happen that the same John the Debt Damages costs and charges a^d unto the a^d Henry should not pay or
himself to the publick Prison of Queen Anne County a^d by that occasion should not render And the a^d John by Charles
Goldsborough his Attorney came and Defended the same and Injury wher and of faith And prayd further liberty of Impairing thereof
had until the fourth Tuesday in March next and he had it the same day was given to the a^d Henry here and of faith
At which a^d of fourth Tuesday in March came as well the a^d Henry by his Attorney a^d as the a^d John by his Attorney
a^d and the a^d Henry by his Attorney a^d Offered himself against the a^d John in the Plea a^d and said in manner and form a^d
following to wit Queen Anne County to John Primrose the Younger late of Queen Anne County Planter otherwise called John
Primrose was Summoned to answer unto Henry Hollyday in a plea that he render unto him the full and just sum of Six
hundred fifty and six pounds of Tobacco which to him he owes and unjustly detains And wherupon the a^d Henry by James
Hollyday his Attorney saith that whereas the a^d John the Twentieth day of September in the year of our Lord Seventeen
hundred and fifty at Queen Anne County a^d by his certain bill obligatory which the a^d Henry with the seal of the said John
Sealed here into Court doth bring the date of which is the same day a^d year a^d acknowledged himself to owe unto the said Henry
the a^d full and just sum of Six hundred fifty and six pounds of tobacco to be paid unto the same Henry or his Assigns and that
payment to be made the said John bound himself firmly by the same bill Nevertheless the said John altho^r of ton required
the a^d Six hundred & fifty six pounds of Tobacco unto him the said Henry hath not paid but the same to pay always hath
refused and still doth refuse to the Damage of the said Henry One thousand pounds of Tobacco other what he brings
Sueit, Pledges Jr. Doyl R. Roy and the a^d John by his Attorney a^d prayd further liberty of Impairing thereof
had until the fourth Tuesday in June next and he had it the same day was given to the a^d Henry here and of faith at which
a^d fourth Tuesday in June came as well the a^d Henry by his Attorney a^d as the a^d John by his Attorney a^d and the a^d
John by his Attorney a^d prayd further liberty of Impairing thereof here until the fourth Tuesday in August next and he had
it the same day was given to the a^d Henry here and of faith at which a^d fourth Tuesday in August came as well the a^d Henry
by his Attorney a^d as the a^d John by his Attorney a^d and the a^d John by his Attorney a^d prayd further liberty of Impairing thereof
here until the fourth Tuesday in November next and he had it the same day was given to the a^d Henry here and of faith at
which a^d fourth Tuesday in November cometh as well the a^d Henry by his Attorney a^d as the a^d John by his Attorney a^d
and the a^d John by his Attorney a^d further doth the same and Injury wher and of faith and faith that he cannot gain say
the action a^d of the a^d Henry nor but that the Bill Obligatory a^d is the Deed of him the same John nor but
(that)

but that he the same John owe unto the ^{as} of Henry the ^{as} of all and just sum of Six hundred fifty and six pounds
of Tobacco in manner and form as the ^{as} of Henry above against him hath Declared Therefor it is Considered by the
Court here that the ^{as} of Henry Holliday do recover against the said John Primrose Jun his Debt ^{as} also
Pounds of Tobacco for his Damages which he hath sustained as well
by occasion of the Detention of that Debt as for his costs and Charges by him about his Suit in this part applied
unto the ^{as} of Henry Holliday by the Court here of his Agent Adjudged and for with And the ^{as} of John Primrose in money
and so forth

Ridgway

William Ridgway Queen Arms County his Command was given to the Sheriff of Queen Arms County the
against } 28th day of August anno Dom^s Swenten hundred and fifty three that he shal take
Joshua Jacobs. Joshua Jacobs late of Queen Arms County Sawyer otherwise called Joshua Jacobs of
Queen Arms County Sawyer if he shal be found in his Bailewick and in his possession that he shal have his Body
before the Justices of our next County Court to be held for Queen Arms County at Queens Town in the County of the south
Tuesday in November next to answer unto William Ridgway of aplea that he render unto him the full and just sum of
Two thousand pounds of Inspected tobacco wh^t to him he owes and unjustly detains &c. At which day of fourth Tuesday in
November came the ^{as} of William Ridgway by George Garnett his Attorney and the Sheriff of the County made return of
the Writ of in these words following to wit Capitamus of T. Harris & W. Wheare upon Benjamin Hines and
John Wyat of Queen Arms County Planters came into the Court ^{as} before the Justices ^{as} in these Proper Persons
and became Pledges and Manucaptors and each of them became pledge and Manucaptor for the said Joshua Jacobs that
if it shal happen that the same Joshua in the ^{as} of should be Conscited then the same Benjamin and John granted
and each of them granted that as well the Debt ^{as} as all such Damages which unto the same William in this part
should be adjudged of them and either of their Lands and Chattels shal be made and to the use of the same William
Sawy^d if it shal happen that the same Joshua the Debt and Damages ^{as} unto the ^{as} of William shal not pay
or himself to the Publick Person of Queen Arms County ^{as} by that occasion shal not render And the ^{as} of Joshua
by Charles Goldsbrough his Attorney came and Defended the force and Injury wh^t and so forth And prayed
Liberty of Imprisioning thereof till the fourth Tuesday in March next and he had it the said day was given to
the ^{as} of William his ^{as} and so forth At which day of fourth Tuesday in March came as well the ^{as} of William by his Attorney
^{as} as the ^{as} of Joshua by his Attorney ^{as} and the ^{as} of William by his Attorney ^{as} Offered himself against the ^{as} of Joshua in the
^{as} of and said in manner and form following to wit Queen Arms County ^{as} of Joshua Jacobs late of Queen Arms County Sawyer,
otherwise called Joshua Jacobs of Queen Arms County Sawyer was summoned to answer unto William Ridgway of aplea that
he render unto him the full and just sum of two thousand pounds of Inspected tobacco wh^t to him he owes and unjustly
detains &c And whereupon the same William Ridgway by George Garnett his Attorney says that whereas the said Joshua
Jacobs the twenty Swenten day of August in the Year of our Lord Swenten hundred fifty & two at the County ^{as} by his
certain writing Obligatory had granted himself to be held by family bond unto the same William in the ^{as} of all & just
sum of two thousand pounds of Inspected Tobacco to be paid unto the same William his certain Attorney Executors Adminis-
trators or Assigns when thos of towards he shal be required Nevertheless the said Joshua altho often required
the ^{as} sum of Tobacco unto the same William yet hath not rendered, but that unto him to render hath altho often required
and still doth refuse to the Damage of the same William one thousand pounds of Tobacco and therefore he brings
this Suit ^{as} and also brings here into Court the Writing Obligatory ^{as} which the Debt ^{as} in form of testifies
whose date is the same day of Year as the Pledges of John Doe by Rich^r. Roe And the ^{as} of Joshua by his
(Atty)

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Attorney ap^d prays further liberty of Impraising them^s here until the fourth Tuesday in June next and he had it the
same day was given to the ad^d William here and so forth at which ad^d fourth Tuesday in June came as well the ad^d
William by his Attorney ap^d as the ad^d Joshua by his Attorney ap^d and the ad^d Joshua by his Attorney ap^d prays further
liberty of Impraising them^s here until the fourth Tuesday in August next and he had it the same day was given to the
ad^d William here and so forth at which ad^d fourth Tuesday in August came as well the ad^d William by his Attorney ap^d
as the ad^d Joshua by his Attorney ap^d and the ad^d Joshua by his Attorney ap^d prays further liberty of Impraising them^s
here until the fourth Tuesday in November next and he had it the same day was given to the ad^d William here and so
forth At which ad^d fourth Tuesday in November cometh as well the ad^d William by his Attorney ap^d as the ad^d Joshua
by his Attorney ap^d and the ad^d Joshua by his Attorney ap^d further Describ^r the force and Injury wher and so forth And
faith that he cannot gainsay the action ad^d of the ad^d William nor can he deny but that the writing Obligatory ad^d
the^r Due^r of him the same Joshua nor but that heowith unto the same William the ad^d full and Just sum of Two thou-
sand pounds of Projects Tobacco in manner and form as the ad^d William above against him hath Declared Therefore
it is considered by the Court he^r that the ad^d William Ridgeway do recover against the said Joshua Jacobs his Debts^r
as also Pounds of Tobacco for his Damages which he
hath sustained by occasion of the Detention of that Debt unto the ad^d William Ridgeway by the Court here of his
Agent adjudged and so forth and the ad^d Joshua Jacobs in money and so forth

Ridgeman C^r

Thomas Teat Queen Annes County S^r Command was given to the Sheriff of Queen Annes County the 28th Day of
against August Anne Dom Swinter hundred and fifty three that he shoul^d take John Lattenhead
John Lattenhead late of Queen Annes County Planter otherwise called John Lattenhead if he shoul^d be found in
his Baileys and his safe keep for that he shoul^d have his body before the Justices of our next County Court to be held for Queen
Annes County at Queens Town in the County ad^d the fourth Tuesday in Nov^r next to answer unto Thomas Teat of a p^rea
that he render unto him the sum of five pounds five Shillings current money of Maryland whic^r to him he ows and
unjustly detains &c At which ad^d fourth Tuesday in November cam^r the ad^d Thomas Teat by Thomas Ringgold
his Attorney and the Sheriff of the County ad^d made return of the Writ ad^d in the w^rds following to wit^r copy
Copy of copy Declaration servd Sept^r 29^r Harry Staff and the ad^d Thomas Teat by his Attorney ad^d
Offered himself against the ad^d John Lattenhead in the place ad^d and said in manner and form following to wit^r
Queen Annes County S^r John Lattenhead late of Queen Annes County Planter otherwise called John Lattenhead was sum-
moned to answer Thomas Teat of a p^rea that he render unto him the sum of five pounds five Shillings current money
Maryland whic^r to him he ows and unjustly detains &c And whereupon the same Thomas Teat by Thomas Ringgold his
Attorney saith that whereas the ad^d John Lattenhead the third day of February in the Year of our Lord Swinter hundred
and fifty two at Queen Annes County ad^d by his certain Bill Obligatory whic^r the same Thomas Teat with the seal of the
same John Lattenhead whose date is the same day of year ad^d had acknowledg^r himself to owe and be justly indebted unto
the same Thomas in the ad^d sum of five pounds five shillings current money of Maryland for Value recd to be paid to
the said Thomas Teat or order at or before the first day of September then next ensuing the date of the same Bill
Obligatory and for the true payment thereof according to the Tenor of the Bill ad^d the ad^d John did bind himself farr
by the same Bill Nevertheless the same John altho often required the ad^d sum of money to the same Thomas Teat yet
hath not paid or therefore in any sort satisfied and the same to pay or satisfy still doth refuse to the Damage of
the same Thomas Teat Ten pounds current money of Maryland and therefore he brings this Suit for Pledging
In^r D^r R^r A^r Wherupon Robert Pratt and James Findley of Queen Annes County Planters

(came)

came into the Court before the Justices in their Proper Persons and became Pledgees and Manacaptors
and each of them became Pledgee and Manacaptor for the said John Lafford that if it should happen that the
same John Lafford in the Plea should be found to be then the same Robert Pratt and James Findley granted
and each of them granted that as well the Debt as all such Damages costs and Charges which unto the same
Thomas Teat in this part should be adjudged of them and other of their Lands and Chattels should be made and to
the use of the same Thomas Teat largely if it should happen that the same John Lafford had the Debt Damages
costs and Charges as unto the said Thomas Teat should not pay or himself to the Publick Prison of Queen Anne
County by that occasion should not render, And the said John by Charles Goldsborough his Attorney came and
defended the force and Injury wherein and so forth and prayed Liberty of Impairing thereof until the fourth Tuesday
in March next and he had it the same day was given to the said Thomas here and so forth At which of fourth
Tuesday in March came as well the said Thomas by his Attorney as the said John by his Attorney and the said
John by his Attorney prayed further liberty of Impairing thereof until the fourth Tuesday in June next
and he had it the same day was given to the said Thomas here and so forth At which of fourth Tuesday in June
came as well the said Thomas Teat by his Attorney as the said John Lafford by his Attorney and the said John by
his Attorney prayed further liberty of Impairing thereof until the fourth Tuesday in August next and he
had it the same day was given to the said Thomas here and so forth At which of fourth Tuesday in August next came as
well the said Thomas by his Attorney as the said John by his Attorney and the said John by his Attorney
prayed further liberty of Impairing thereof until the fourth Tuesday in November next and he had it the same day
was given to the said Thomas here and so forth At which of fourth Tuesday in November cometh as well the said Thomas
by his Attorney as the said John by his Attorney and the said John by his Attorney further Defends the force
and Injury wherein and so forth and saith that he cannot gainsay the Action of the said Thomas nor can he deny but
that the Bill Obligatory is the Bill of him the same John nor but that he cometh unto the same Thomas the said
sum of five pounds five Shillings Current money of Maryland in manner and form as the said Thomas above against
him hath Declared Therefore it is considered by the Court here that the said Thomas Teat do recover against the said
John Lafford his Debt as also fourteen shillings Current money and Two hundred and Sixty pounds and one quarter
of a pound of Tobacco for his Damages which he hath sustained as well by occasion of the Detention of that Debt as for
his costs and charges by him about his suit in this part apposed unto the said Thomas Teat by the Court here of his Agent
Adjudged and so forth and the said John Lafford in money and of other

S. Lightman Et al.

Charles Browne & Company Queen Anne County for Command was given to the Sheriff of Queen
County against Samuel Jackson . . . and fifty three that he should take Samuel Jackson late of Queen Anne
County Carpenter otherwise called Samuel Jackson of Queen Anne County Carpenter of himself be bound in his Bailiwick
and him self keep so that he should have of his body before the Justices of our next County Court to be held for Queen Anne
County at Queens Town in the County of the fourth Tuesday in Nov next to answer unto Charles Browne and Company
of all Plea that he render unto them the sum of four hundred and twenty nine pounds of Tobacco which unto them he
owes and unjustly detains etc At which of fourth Tuesday in November came the said Charles and Company
by James Aldor their Attorney and the Sheriff of the County made return of the Writ aforesaid in these words following
to wit Before us and copy Declaration given the 5 of Nov. R. Harris Sheriff and the said Charles and Company
by their Attorney aforesaid themselves against the said Samuel Jackson in the Plea aforesaid in manner
(and)

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and forne following to wit
County of Queen Anne's County Carpenter otherwise called
Samuel Jackson of Queen Anne's County Carpenter was Summons to answer unto Charles Brown and Company
of aplea that he render unto them the sum of four hundred and twenty nine pounds of Inspected Tobacco which unto the
he owes and unjustly detains the same And whereupon the same Charles and Comp^t by James Balder their Attorney say
that whereas the same Samuel the twentieth day of March in the Year of our Lord seventeen hundred and fifty at the
County of by his certain Bill Obligatory which the same Charles & Comp^t with the seal of the same Samuel sealed
here into Court do bring whose date is the day and year of acknowledging himself to owe and to be indebted unto the
same Charles & Company in the sum of four hundred and twenty nine pounds of Tobacco to be paid unto the
same Charles & Company when thereof afterwards he should be required Nevertheless the same Samuel altho of ton
required the sum of four hundred and twenty nine pounds of Tobacco unto the same Charles & Company yet hath not
rendered or paid but that unto them to render or pay the same Samuel hitherto hath altogether refused & still doth
refuse & unjustly detain to the Damage of the same Charles & Company of one hundred pounds of Tobacco &
therefore they bring this suit of Pledge &c In D^r of R^d Whereupon Robert Estam Jr of Queen
Anne's County Planter came into the Court of before the Justices of in his Proper Person and bearing Pledge
and Manuscript for the said Samuel Jackson that if it should happen that the same Samuel on the plea of these
be committed then the same Robert Estam granted that as well the Debt as all such Damages costs and charges
which unto the same Charles and Company in this past should be adjudged of his goods and chattels should be
made and to the use of the same Charles and Company Lived if it should happen that the same Samuel Jackson
the Debt Damages costs and charges as unto the same Charles and Company should not pay or himself to the
Publick Prison of Queen Anne's County as by that occasion should not render And the said Samuel by James
Veltman his Attorney came and Defended the same and Injury when and forsooth and prayed liberty of
Impaling thereof here until the fourth Tuesday in March next and he had it the same day was given to the said Charles
Brown and Company here and forsooth At which day fourth Tuesday in March came as well the said Charles and Company
by their Attorney as the said Samuel by his Attorney and the said Samuel by his Attorney prayed further liberty of
Impaling thereof here until the fourth Tuesday in June next and he had it the same day was given to the said Charles
Company here and forsooth At which day fourth Tuesday in June came as well the said Charles and Company by their Attorney as
the said Samuel by his Attorney and the said Samuel by his Attorney prayed further liberty of Impaling
thereof here until the fourth Tuesday in August next and he had it the same day was given to the said Charles and Company
here and forsooth At which day fourth Tuesday in August came as well the said Charles and Company by their Attorney as
the said Samuel by his Attorney and the said Samuel by his Attorney prayed further liberty of Impaling
thereof here until the fourth Tuesday in November next and he had it the same day was given to the said Charles and Company
here and forsooth At which day fourth Tuesday in November came as well the said Charles and Company by
their Attorney as the said Samuel by his Attorney and the said Samuel by his Attorney further Defends the
same and Injury when and forsooth And saith that he cannot gainsay the action of the said Charles and Company nor
can he deny but that the Bill Obligatory is the Deed of him the same Samuel nor but that he owe unto the same
Charles and Company the sum of four hundred and twenty nine pounds of Inspected Tobacco in manner and
form as the said Charles and Company above against him have Declared Therefore it is considered by the
Court here that the said Charles Brown and Company do recover against the said Samuel Jackson this Debt
as also Three hundred and Sixty Seven pounds and one Quarter of a pound of Tobacco for their Damages
which they have sustained as well by occasion of the Detention of that Debt as for their Costs (and
Charges)

Charges by & their about their Suit & ~~in~~ in this part apposed unto the ^{of} Charles and Company by the
Court here of their Appear to be judged and of oath and the ^{of} Samuel in money and of other
John Lightman Esq.

William Murray.

Queen Anne County J^tl. Commd was given to the Sheriff of Queen Anne
against County the 20th day of August Anne Dom^g Sixteen hundred and fifty
William Campbell Jun^d there that he shoul^d state William Campbell Junior late of Queen Anne
County Planter otherwise called Wm Campbell in if he shall be found in his Bailey with and him fassing so
that he shoul^d have his Body before the Justices of our next County Court to be held for Queen Anne County at
Queens Town in the County of the quatt^r Tuesday in Nov^r next to answer unto William Murray of a pleia that
he render unto him the sum of Ten Pounds Seventeen Shillings Current money of Maryland which to him he owes
unjustly detains &c. At which of fourth Tuesday in November came the ^{of} William Murray by James
also his Attorney and the Sheriff of the County of made & return of the Writ aforesaid in the few days following to wit
Copy Corpus and copy Declaration for the 17th day of Sept^r H^r Harris att^d of William Murray
by his Attorney aforesaid offered himself against the ^{of} William Campbell in the Plea and said in manner and form
following to wit Queen Anne County J^tl. William Campbell Junior late of Queen Anne County Planter other-
wise called Wm Campbell it was Summons to answer unto William Murray of a pleia that he render unto
him the sum of Ten Pounds Seventeen Shillings Current money of Maryland which unto him he owes by
unjustly detains &c. And whereupon the same William Murray by James also his Atty saith that
whereas the ^{of} William Campbell the twenty third day of March in the Year of our Lord Sixteen hundred
and fifty three at the County aforesaid by his certain Bill Obligat^d say (which the same William Murray with the seal
of the same William Campbell sealed here into Court doth bring whose date is the day of Year aforesaid) acknowledged
himself to owe & to be indebted unto the same William Murray in the aforesaid sum of Ten Pounds Seventeen Shillings
Current money of to be paid unto the same William Murray when thoreof afterwards he shoul^d be required
Nevertheless the same William Campbell altho^r often required the aforesaid Ten Pounds Seventeen Shillings unto the same
William Murray yet hath not rendered or paid but that unto him to render or pay the same William Campbell
hitherto hath altogether refused & still doth refuse unjustly detaine to the Damages of the same William
Murray five pounds Current money of Maryland & therefore he brings this Juste & Due Rec^d in D^r March
Whereupon Thomas Ringold of Kent County Attorney at Law came into the Court aforesaid before the
Justices aforesaid in his Proper Person and became Pledge and Manufactor for the ^{of} William Campbell that
if it shoul^d happen that the same William Campbell in the said Court shoul^d be denied to the same Thomas Ringold
granted that as well the Debt aforesaid as all such Damages Costs and Charges whic^r unto the same William Murray in this
part shoul^d be adjudged of his Landes and Chattels shoul^d be made and to the use of the same William Murray L^r v^d
if it shoul^d happen that the same William Campbell the Debt Damages Costs and Charges aforesaid unto the aforesaid
William Murray shoul^d not pay or himself to the Publick Prison of Queen Anne County aforesaid by that occasion
shoul^d not render. And the ^{of} William Campbell junior by Thomas Ringold his Attorney came and Defended the
Fees and Injury wher^r and of forth and prayed Liberty of Imprairing thereof here until the fourth Tuesday in
March next and he had it the same day was given to the ^{of} William Murray here and of forth At which
aforesaid fourth Tuesday in March came as well the ^{of} William Murray by his Attorney aforesaid as the ^{of} William
Campbell by his Attorney aforesaid and the ^{of} William Campbell by his Attorney aforesaid prayed further Liberty of
Imprairing thereof here until the fourth Tuesday in June next and he had it the same day was given

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to the ^{as} of William Murray here and so forth At which ^{as} of fourth Tuesday in June came as well the ^{as} of William Murray by his Attorney ^{as} as the ^{as} of William Campbell by his Attorney ^{as} and the ^{as} of William Campbell by his Attorney ^{as} prayed further Liberty of Impraising thereof here until the fourth Tuesday in August next and he had it the same day was given to the ^{as} of William Murray here and so forth At which ^{as} of fourth Tuesday in August came as well the ^{as} of William Murray by his Attorney ^{as} as the ^{as} of William Campbell by his Attorney ^{as} and the ^{as} of William Campbell by his Attorney ^{as} prayed further Liberty of Impraising thereof here until the fourth Tuesday in November next and he had it the same day was given to the ^{as} of William Murray here and so forth At which ^{as} of fourth Tuesday in November came as well the ^{as} of William Murray by his Attorney ^{as} as the ^{as} of William Campbell by his Attorney ^{as} and the ^{as} of William Campbell by his Attorney ^{as} prayed further Liberty of Impraising thereof here until the fourth Tuesday in November next and he had it the same day was given to the ^{as} of William Murray here and so forth At which ^{as} of fourth Tuesday in November cometh as well the ^{as} of William Murray by his Attorney ^{as} as the ^{as} of William Campbell by his Attorney ^{as} and the ^{as} of William Campbell by his Attorney ^{as} of further Defends the same and Injury wher and so forth And saith that he cannot gainsay the Action ^{as} of the ^{as} of William Murray nor can he deny but that the Bill Obligatory ^{is} is the ^{as} of him the same William Campbell nor but that he owe unto the same William Murray the ^{as} of sum of Ten pounds Twenty shillings current money of Maryland in manner and form as the ^{as} of William Murray al against him hath Declared Therefore it is considered by the Court here that the ^{as} of William Murray do recover against the said William Campbell Jun his Debt ^{as} also

Pounds of Tobacco for his Damages which he hath sustaine
d as well by occasion of the Detention of that Debt as for his costs and charges by him about his suit in this place
apposed unto the ^{as} of William Murray by the Court here of his Agent a Judge ^{as} and so forth and the ^{as} of William
Campbell in money and so forth

J. Gilman Esq.

William Murray Queen Anne County Esq: Command was given to the Sheriff of Queen Anne County the 28. Day
against ^{as} of August anno Domini Seventeen hundred and fifty three that he should take Thomas Jump
Thomas Jump late of Queen Anne County Planter otherwise called Thomas Jump if he should be found in
his Bacterick and him羁押 so that he should have his body before the Justices of our next County Court to be held
for Queen Anne County at Queens Town in the County ^{as} of the ^{as} of fourth Tuesday in Nov next to answer unto William
Murray of a plea that he render unto him the sum of five pounds one shilling and two pence half pence current money
w^t to him he owe of unjustly detaineth the which ^{as} of fourth Tuesday in November came the ^{as} of William by Charles
Goldborough his Attorney and the Sheriff of this County ^{as} made return of the Writ ^{as} in these words following to wit
Capitamus & Harry Shiff Wherupon Vaughan Jump of Queen Anne County Planter came into the Court ^{as}
before the Justices ^{as} in his proper Person and became Pledge and Surety for the said Thomas Jump that
if it should happen that the same Thomas Jump in the Plea ^{as} should be convicted then the same Vaughan Jump
granted that as well the Debt ^{as} as all such Damages costs and charges which unto the same William Murray in
this suit should be adjudged of his hands and that should be made and to the use of the same William Seized if it
should happen that the same Thomas the Debt Damages costs and charges ^{as} unto the ^{as} of William should not
pay or himself to the Publick Prison of Queen Anne County ^{as} by that occasion should not render and the
^{as} of Thomas by James Gilman his Attorney came and Defended the same and Injury wher and so forth And
prayed Liberty of Impraising thereof here until the fourth Tuesday in March next and he had it the same day
was given to the ^{as} of William here and so forth At which ^{as} of fourth Tuesday in March came as well the ^{as}
^{as} of William by his Attorney ^{as} as the ^{as} of Thomas by his Attorney ^{as} and the ^{as} of William by his Attorney
^{as} offered himself against the ^{as} of Thomas in the Plea ^{as} and said in manner and form following to wit
Queen Anne County ^{as} Thomas Jump late of Queen Anne County Planter otherwise called Thomas
(Jump)

Jump was summoned to answer unto William Murray of a plea that he render unto him the sum of Five
Pounds one shilling and two pence half penny Current money w^t to him he oweith by unjustly detaining
And wherupon the same William by Charles Goldsborough his Attorney saith that the a^d Thomas the twenty
third Day of May anno Dom¹⁷ Sixteen hundred and fifty three at the County a^d by his certain Bill Obligatory
which the same W^m with the seal of the a^d Thomas sealed here into Court both being the date whereof is
the same Day and Year a^d acknowledged himself to owe to the a^d W^m the a^d sum of five pounds one shilling and
two pence half penny Current money to bespay to the said W^m when thereof afterward he should be required to which
payment to be made the a^d Thomas did bind himself his heirs Ex^r and Adm^r & yearly by the same Bill yet the
said Thomas altho often required the a^d sum of money to the a^d W^m hath not payed but that to him to pay hath
refused and still doth refuse to the Damage of the a^d W^m Ten pounds Current money of the same Relinge suit,
a^d J^r Doe A^d Roe And the a^d Thomas by his Attorney a^d prayed further Liberty of Impraling thereof here
until the fourth Tuesday in June next and he had it the same Day was given to the a^d William here and
so forth At which a^d fourth Tuesday in June came as well the a^d William by his Attorney a^d as the a^d Thomas
by his Attorney a^d and the a^d Thomas by his Attorney a^d prayed further Liberty of Impraling thereof here until the
fourth Tuesday in August next and he had it the same Day was given to the a^d William here and so forth At
which a^d fourth Tuesday in August came as well the a^d William by his Attorney a^d as the a^d Thomas by his
Attorney a^d and the a^d Thomas by his Attorney a^d prayed further Liberty of Impraling thereof here until the
fourth Tuesday in November next and he had it the same Day was given to the a^d William here and so forth At
which a^d fourth Tuesday in November cometh as well the a^d William by his Attorney a^d as the a^d Thomas by his
Attorney a^d and the a^d Thomas by his Attorney a^d prayed further Defense therfore and Injury wherby
so forth And saith that he cannot gaignay the action a^d of the a^d William nor can he deny but that the Bill
Obligatory a^d is the Due of him the same Thomas nor but that he oweith unto the same William the a^d sum of
Five pounds one shilling and two pence half penny Current money in manner and form as the a^d William above
against him hath Declared Therefore it is considered by the court here that the a^d William Murray do
recover against the said Thomas Jump his Debt a^d as also Nine shillings and four pence Current money and
Pounds of Tobacco for his Damages which he hath sustained
as well by occasion of the Detention of that Debt as for his costs and charges by him about his suit in this
part apposed unto the a^d William Murray by the court here of his A^d sent to judge and so forth And the a^d
Thomas Jump in money and so forth

John Anderson late

John Anderson Queen Anne County Esq^r command was given to the sheriff of Queen Anne County the 28th day of
August anno Dom¹⁷ Sixteen hundred and fifty three that he should take John Dofsey late
John Dofsey of Queen Anne County Planter if he should be found in his Bailewick and him safe
keey so that he should have his body before the Justices of our next County Court to be held for Queen Anne County at
Lury Town in this County a^d the fourth Tuesday in November next to answer unto John Anderson of a plea of Trespass
upon the cases &c At which a^d fourth Tuesday in November came the a^d John Anderson by James Tilghman
his Attorney and the Sheriff of the County a^d mad return of the Writ a^d in these words following to wit Cyprius
Harris Roff and the a^d John Anderson by his Attorney a^d offered himself against the a^d John Dofsey in the plea
a^d and complained in manner and form following to wit Queen Anne County Esq^r to John Dofsey late of Queen Anne
County Planter was attached to answer unto John Anderson of a plea of trespass upon the cases &c And
(wherupon)

November Court 1754.)

Whereupon the same John Anderson by James Tiltman his Attorney complains that whereas the ^{de} John Dosey after the first day of May which was in the Year of our Lord one thousand Seven hundred and five to wit the twenty first day of March anno Domini Seventeen hundred and fifty one at the County of did make his certain Note in writing called a Promissory Note with his Proper name and hand subscribed bearing date the day and year last mentioned and that Note unto the same John Anderson then and there did deliver, by which said Note the ^{de} John Dosey did promise to pay unto the same John Anderson or his order ^{full just} the sum of three Pounds seven Shillings Maryland currency at or before the tenth day of March next ensuing it being on the Account of John Goshine and by reason thereof and also by force of the Statute in such case made and provided the ^{de} John Dosey became lyable and chargeable to pay to the same John Anderson the ^{de} full & just sum of three Pounds seven Shillings according to the Note aforesaid so thereof being lyable and chargeable the ^{de} John Dosey in consideration thereof afterwards to wit the same Twenty first Day of March at the County aforesaid upon himself did assume and unto the same John Anderson then and there faithfully did promise to pay unto the same John Anderson the ^{de} full & just sum of three Pounds Seven Shillings Maryland currency according to the Tenor of the Note aforesaid Nevertheless thereto John Dosey his promise and assumption of nothing regarding but minded and fraudulently intending the same John Anderson in this part craftily and subtilly to deceive and defraud the ^{de} full & just sum of three pounds seven shillings or any part thereof unto the same John Anderson yet that he not paid altho to do the same afterwards to wit the tenth day of April in the Year aforesaid at the County aforesaid by the same John Anderson he was required but the same to him to pay or in any sort to satisfy hitherto hath refused and still doth refuse to the damage of the same John Anderson six pounds fourteen Shillings Maryland currency and therefore he brings suit ^{as well} ^{for} ^{the} ^{de} ^{John Doe by Rich. Roe} And the ^{de} John Dosey by Charles Goldborough his Attorney came and defended the same and Injury wherein he hath And prayed further Liberty of Imprisoning thereof here until the fourth Tuesday in March next and he had it the same day was given to the ^{de} John Anderson here and so forth At which ^{de} of fourth Tuesday in March came as well the ^{de} John Anderson by his Attorney as the ^{de} John Dosey by his Attorney and the ^{de} John Dosey by his Attorney ^{de} prayed further Liberty of Imprisoning thereof here until the fourth Tuesday in June next and he had it the same day was given to the ^{de} John Anderson here and so forth At which ^{de} of fourth Tuesday in June came as well the ^{de} John Anderson by his Attorney as the ^{de} John Dosey by his Attorney and the ^{de} John Dosey by his Attorney ^{de} prayed further Liberty of Imprisoning thereof here until the fourth Tuesday in August next and he had it the same day was given to the ^{de} John Anderson here and so forth At which ^{de} of fourth Tuesday in August came as well the ^{de} John Anderson by his Attorney as the ^{de} John Dosey by his Attorney and the ^{de} John Dosey by his Attorney ^{de} further Defense to the same and Injury wherein he hath At which ^{de} of fourth Tuesday in November cometh as well the ^{de} John Anderson by his Attorney as the ^{de} John Dosey by his Attorney and the ^{de} John Dosey by his Attorney ^{de} further Defense to the same and Injury wherein he hath And faith that he cannot gainay the Action ^{de} of the ^{de} John Anderson nor but that in the same John Dosey did assume upon himself in such manner and form as the ^{de} John Anderson above against him doth complain and as to the Damages of him the same John Anderson by him by occasion of the promises in this part sustained the same John Dosey saith and acknowledgeth that the ^{de} John Anderson hath sustained Damages by occasion of the promises beyond his fees and charges by him about his suit in this part appled to Three pounds seven shillings Maryland currency and not more and because the ^{de} John Anderson here the same doth not gainay but that Allegation to be true ^{de} to grant Recompay - eth Judgment and those Damages above acknowledged together with his fees and charges ^{de} to him to be adjudged and so forth Therefore by Assent of the parties ^{de} it is Confidored by the Court here that the ^{de} John Anderson

Anderson do recover against the said John Doffey his Damages up to Threypounds Twentyshillings Mary
land money in sum and acknowledged as also
Pounds of Tobacco for his costs and charges up unto the said John Anderson by the said Court and by the Assent of the
Parties up to judge and forth And the said John Doffey in morey and forfite

B. Lightman Bk

Jane Rosebury . . . Queen Arms County J. S. Command was given to the Sheriff of Queen Arms County
against the 28. day of August anno Domini Sixteen hundred and fifty three that he shoule
William Campbell jun take William Campbell late of Queen Arms County Planter of Bushells se-
found in his Backewhid and him safekeep so that he shoule have his Body before the Justices of our next County Court
to be held for Queen Arms County at Queens Town in the County aforesaid on Tuesday in November next to answer unto
Jane Rosebury of a plea of Trespass upon the said her late husband the fourth Tuesday in November came the aforesaid Jane
by James Holliday her Attorney and the Sheriff of the County aforesaid return of the writ aforesaid in these words following
Vizt. Capi coram Harriett Roff Whampson Thomas Ringold of Hornt County Attorney at Law came into
the Court aforesaid before the Justices aforesaid in his proper Person and became a Judge and Mancaster for the said Wm.
Campbell that if it shoule happen that the same William in the Plea aforesaid shoule be convicted than the same Thomas
Ringold granted that all such Damages Costs and Charges which unto the same Jane Rosebury in this part
should be adjudged of his Person and that they shoule be made and to the use of the same Jane Rosebury if it shoule
happen that the same William the Damages Costs and Charges aforesaid unto the said Jane shoule not pay or himself
to the Publick Person of Queen Arms County aforesaid by that occasion shoule not wonder. And the aforesaid William by
Thomas Ringold his Attorney came and Disposed to the said and Injury wherein aforesaid and prayed Liberty of
Imparling thereof how until the fourth Tuesday in March next and he had it the same day was given to the aforesaid
Jane her late husband aforesaid At which aforesaid fourth Tuesday in March came as well the aforesaid Jane by her Attorney aforesaid as the
aforesaid William by his Attorney aforesaid and the aforesaid William by his Attorney aforesaid prayed further Liberty of Imparling thereof
how until the fourth Tuesday in June next and he had it the same day was given to the aforesaid Jane her late husband aforesaid
which aforesaid fourth Tuesday in June came as well the aforesaid Jane by her Attorney aforesaid as the aforesaid William by his Attorney aforesaid
and the aforesaid William by his Attorney aforesaid prayed further Liberty of Imparling thereof how until the fourth Tuesday in
August next and he had it the same day was given to the aforesaid Jane her late husband aforesaid At which aforesaid fourth Tuesday in
August came as well the aforesaid Jane by her Attorney aforesaid as the aforesaid William by his Attorney aforesaid and the aforesaid Jane
by her Attorney aforesaid herself against the aforesaid William in the place aforesaid and complained in manner and form following
Vizt. Queen Arms County J. S. William Campbell jun late of Queen Arms County Planter was Attched to answer unto Jane
Rosebury of a plea of Trespass upon the said wife And whereupon the aforesaid Jane by James Holliday her Attorney Complains
that whereas the aforesaid William after the first day of May in the Year of our Lord sixteen hundred and five to wit the twenty
twentieth day of June in the Year of our Lord Sixteen hundred and fifty one at the County aforesaid made his certain Note in a
Writing called a promissory Note with his proper hand Subscribed bearing Date the same day aforesaid Year last aforesaid and
that Note unto a certain James Ware did deliver by which said Note he did promise to pay once a year to be paid unto
the said James Ware by the name of Jas. Ware or his order the sum of Eight pounds two shillings and five pence current
money on Demand for Value received and the said sum of eight pounds two shillings and five pence or any part thereof
not being paid the said James Ware afterwards to wit the Twenty first day of August in the Year of our Lord Sixteen
hundred and fifty two at Queen Arms County aforesaid by Indorsement upon the same Note in Writing with his proper hand
Subscribed did Assign the same Note to the aforesaid Jane and did appoint the Contents thereof to be paid to the same
(Jane)

November Court 1754

I and for value of her reward of which the said William afterwards to wit the twenty second day of August in the year last of at the County aforesaid had Notice by reason of which Promised and by force of the Statute in such Cases lately made and provided the said William became liable to pay to her the said sum of money in the Note aforesaid mentioned according to the Tenor of the same Note and being so liable the said William in Consideration thereof afterwards to wit the same Day a year last of at the County aforesaid upon himself Assumed and unto her the said Jane then and there faithfully promised to pay to her the sum of money according to the Tenor of the Note aforesaid and whereas also the said James Warr the twenty first day of August in the Year last of at the County aforesaid (he the same James being then & there a Person negotiating and commerce using) according to the Usage and Custom of Merchants made & his contain Bill of Exchange in Writing with his proper hand subscribed bearing date the same Day and Year last of and that Bill to the said William Campbell directed by which same Bill the said James Warr did require the said William (being also a person then and there negotiating and commerce using) to pay to the said Jane by the name of Jane Ropbury another sum of Eight Pounds two Shillings and two pence Current money for Value of her reward (she the said Jane being also a Person then and there negotiating & commerce using) and the said Jane in fact faith that she afterwards to wit the twenty second day of August in the year last of at the County aforesaid the said Bill of Exchange to the said William did give and the said William did then and there accept the same Bill by writing thereon and signed with his proper hand subscribed by reason whereof the said William according to the Usage & Custom of Merchants became liable to pay to her the said Jane the sum of money in the Bill aforesaid mentioned according to the Tenor of the same Bill and being so liable the said William in Consideration thereof afterwards to wit the same Day a year last of at the County aforesaid upon himself assumed and promised to pay her the said Jane the sum of money in the Bill aforesaid mentioned according to the Tenor of the same Bill Nevertheless the said William his several Promises and Assumptions aforesaid regarding but minding and intending to defraud & deceive the said Jane the aforesaid sum of money or any part of them or either of them unto her hath not paid altho he was afterwards on the first day of October in the year last of by the same Jane at the County aforesaid required but the same to pay always hath refused and still doth refuse to the Damage of the same Jane Twenty Pounds Current money of Maryland and therefore he brings Just & Proper Action in the Court of Common Pleas in the County of Maryland by his Attorney aforesaid further liberty of Imparting thereof here until the fourth Tuesday in November next and he had it the same day was given to the said Jane heard and of forth At which aforesaid Tuesday in November cometh as well the aforesaid Jane by her Attorney aforesaid as the aforesaid William by his Attorney aforesaid and the aforesaid William by his Attorney aforesaid further to defend the force and Injury wher and forsooth And faith that he cannot gainsay the Action aforesaid of the aforesaid Jane nor but that he the same William doth Assumed upon himself in such manner and form as the aforesaid Jane above against him doth complain and as to the Damages of her the same Jane by her by reason of the Promises in this part Sustained the same William faith and acknowledged that the same Jane hath sustained Damages by occasion of the Promises beyond her costs and charges by her about her suit in this part appertaining to Eight pounds two shillings and two pence Current money and not more and because the same Jane here the same doth gainsay but that Allegation to be true doth grant she may the Judgment and those Damages above acknowledged together with her costs and charges aforesaid to her to be adjudged and forsooth Therefore by Consent of the Parties aforesaid it is considered by the Court here that the aforesaid Jane Ropbury do recover against the said William Campbell just her Damages aforesaid to Eight pounds two shillings and two pence Current money informed as acknowledged as also

Pounds of Tobacco for her costs and charges aforesaid unto the aforesaid Jane Ropbury by the same Court and by the Consent of the Parties aforesaid adjudged and forsooth and the aforesaid William in money and forsooth

D. Dugman Esq
(Spurkey)

Abalom Sparks

This my Note shall Oblige me William Whitehead of Queen Anne County my
against his Execution or Adm^r to pay or cause to be paid unto Abalom Sparks of the
William Whitegarne County and Province afo^r to him his heirs executors or Assigns the full and
of Wm Whitehead Just sum of Two Pounds currant money on Demand with Legall Interest from
the Date hereof as Witness my hand and Seal this 24th Day of August anno Domini 1753

Robt Hawkins John Brown

William Whitehead Seal
mark

September the 15th 1753 Then the within named Abalom Sparks came before me one of his Lordships Justices of the
Peace for Queen Anne County and made Oath on the Holy Evangel of Almighty God that the within Obligation is Just and
true and that he hath not directly or indirectly (to his knowledge) received any part or parcel of the money aforesaid by
nor any other security or fatisfaction for the same Nathaniel Wright Queen Anne County Esq Wheras Abalom
Sparks his this day proved before me one of his Lordships Justices of the Peace for said County that a certain William
Whitehead of the County aforesaid Savoy or is Justly indebted to him the said Abalom the sum of two pounds currant money of
Maryland and that the William Whitehead has in a secret manner removed out of this County to some place to him unknown
with intent to defraud his Creditors These are therefore in his Lordships name to require you to Issue Attainment
against the goods chattels and credits of the said William Whitehead for the said sum of two pounds currant money together with
the incident charges arising on the recovery thereof and for the use of the said Abalom Sparks according to the Directions
of the Act of Assembly in such case made and provided For so doing th^t shall be your Power and fail not Given under
my hand and seal this thirteenth day of September anno Domini 1753

To the 10th of Queen Anne County

Nathaniel Wright

Queen Anne County Esq^r Frederick absolute Lord and Proprietary of the Province of Maryland & Avalon Lord Baron of Baltimore
&c To the Sheriff of Queen Anne County Greeting We command you that of the Goods chattels or credits of William Whitehead
late of Queen Anne County Savoy or if they shall be found in your Bailiwick to the Value of Two Pounds three shillings
currant money of Maryland and five hundred pounds of Tobacco You attak and when you have the same Goods chattels
or Credits or any part thereof to attak the same in your custody hys that you have the same before our Justices of our
next County Court to attak for Queen Anne County at Queens Town in the County of the fourth Tuesday in Nov^r next
thoⁿ and there to be condemned to and for the use of a certain Abalom Sparks according to the Act of Assembly in such Case
lastly made and provided unless the said William Whitehead shall then and there appear and answer unto the said Abalom
Sparks of aplea of Grievance upon the case afo^r and that at the time of Executing thy said Attainment by good and Lawfull men
of your Bailiwick you make known unto each Person or Persons in whose hands or professions the Goods chattels or credits
so attakhed are to be and appear before our Justices of Queen Anne County at Queens Town in the County of the fourth Tuesday
November afo^r to shew cause why such Goods chattels or credits so attakhed afo^r should not be condemned and Execution thereof
had and made to the use of the said Abalom Sparks according to the Act of Assembly afo^r if to him otherwise it shall prove
most and how you shall execute this our Precept that you make known to our said Justices at the Day and Place
aforesaid and have you then and there this Writ Witness Joseph Sudler Esq^r Chief Justice of our said Court
this 28th Day of August in the third Year of our Dominion &c Annoque Domini 1753

Issued the 13th day of September 1753

Jas Holliday

Deputy to the

At which day of fourth Tuesday in November came the said Abalom by James Holliday his Attorney and the Sheriff
of the County aforesaid return of the Writ afo^r in these words following to wit To the Justices within mentioned I certify
that by Virtue of the within Writ to me directed the 20th Day of September 1753 within my Bailiwick I attakhed in the
hands of William White the sum of two pounds three shillings currant money of Maryland and five hundred pounds of
(Tobacco)

November Court 1754

Tobacco and I further Certify that I have made known unto the said William White before Thos Rich. Roe and William Austin good and lawfull men of my Bailewick that he be and appear before the Justices within mentioned at the day & place within specified to shew as the within writ requireth as within I am commanded to answeras Harris Staff
And the afo^d William White by James Niols his Attorney came and Defended the said and Injury when and forsooth and prayed liberty of Impraling them of here until the fourth Tuesday in March next and he had it the same day was given to the afo^d Absalom Sparks here and so forth At which afo^d fourth Tuesday in March came as well the afo^d Absalom Sparks by his Attorney as the afo^d William White by his attorney and the afo^d William White by his Attorney as prayed further liberty of Impraling them of here until the fourth Tuesday in June next and he had it the same day was given to the afo^d Absalom Sparks here and so forth At which afo^d fourth Tuesday in June came as well the afo^d Absalom Sparks by his Attorney as the afo^d William White by his Attorney and the afo^d William White by his Attorney as prayed further liberty of Impraling them of here until the fourth Tuesday in November next and he had it the same day was given to the afo^d Absalom Sparks here and so forth At which afo^d fourth Tuesday in November comith as well the afo^d Absalom Sparks by his Attorney as the afo^d William White by his Attorney and the afo^d William White by his Attorney as prayed further liberty of Impraling them of here until the fourth Tuesday in August next and he had it the same day was given to the afo^d Absalom Sparks here and so forth At which afo^d fourth Tuesday in August came as well the afo^d Absalom Sparks by his Attorney as the afo^d William White by his Attorney and the afo^d William White by his Attorney as prayed further liberty of Impraling them of here until the fourth Tuesday in November next and he had it the same day was given to the afo^d Absalom Sparks here and so forth At which afo^d fourth Tuesday in November comith as well the afo^d Absalom Sparks by his Attorney as the afo^d William White by his Attorney and the afo^d Absalom Sparks by his Attorney here in Court confesseth that he his action as further against the said William White will not Prosecute Therefore it is considered by the Court here that the afo^d Absalom Sparks take nothing by his Writ as but that he be in money and that the afo^d William White go thence without day and so forth And it is further Considered that the afo^d William White do recover against the said Absalom Sparks

Pounds of Tobacco for his costs and charges by him about his Defense as in this part sustained unto the said William White by the Court here according to the sum of the Statute in such case made and provided adjudged and that the same William White have Execution ad. so forth

B. Dightman Esq.

Henry Hollyday Queen Anne County Jr. command was given to the Sheriff of Queen Anne County the 28th day against James Findley late of Queen Anne County Planter otherwise called James Findley of Queen Anne County if he should be found in his Bailewick and his wife keep so that he should have his body before the Justice of our next County forth to be held for Queen Anne County at Queen Town in the County afo^d the fourth Tuesday in November next to answer unto Henry Hollyday in after that he render unto him the personal sum of Fourteen hundred and twenty eight pounds of Tobacco which to him he owes and unjustly detains At which afo^d fourth Tuesday in November came the afo^d Henry Hollyday by James Hollyday his Attorney and the Sheriff of the County afo^d made return of the Writ afo^d in these words following to wit Be it Argued and say Declaration done the 21 of September A.D. Harris Staff and the afo^d Henry by his Attorney afo^d Offered himself against the afo^d James Findley in the Plea of and said in manner and form following to wit Queen Anne County Jr James Findley late of Queen Anne County Planter otherwise James Findley of Queen Anne County was summoned to answer unto Henry Hollyday in apleathat he render unto him the personal sum of fourteen hundred and twenty eight pounds of Tobacco which to him he owes and unjustly detains And whereupon the afo^d Henry Hollyday by James Hollyday his Attorney saith that whereas the afo^d James Findley the Twenty seventh day of November in the year of our Lord seventeen hundred and fifty one at Queen Anne County afo^d by his certain Bill Obligatory which the afo^d Henry with the Seal of the afo^d James Findley sealed here into Court both in being the date whereof is the day and year afo^d acknowledged himself to owe unto the afo^d Henry the just & full sum of seven hundred

hundred and thirty nine pounds of Tobacco to be paid unto the said Henry his factor, Wm or Assigns with legal interest from the date of the same Bill to which payment well and truly to be made the said James Findley bound himself his heirs & executors in the said Penal sum of fourteen hundred and twenty eight pounds of Tobacco yearly by the said James Bill and therof Henry in fact with that the said James Findley hath not paid unto him the said Henry the sum of eleven hundred & thirty nine pounds of Tobacco according to the former effect of the Bill & altho that to do by the said Henry afterwards to wit the first day of August in the year of our Lord one thousand four hundred and fifty three at the County of Queen was required whereby Action hath accrued unto the said Henry to demand and have from the said James Findley the said penal sum of fourteen hundred and twenty eight pounds of tobacco therewithal the said James Findley altho having recd the same penal sum of Tobacco unto him the said Henry hath not paid but the same to pay or render always hath refused and still continuall up to the damage of the said Henry fourteen hundred pounds of tobacco and therefore he brings suit Pledgee In: Doe p A Rose Wherupon Isaac Ford of Queen Anne County Planter came into the Court before the Justices of in his Proper Person and became Pledgee and Manucaption for the said James Findley that if it should happen that the said James Findley in the Plea of should be Imprisoned then the said Isaac Ford grants that as well the Debt as all such Damages which unto the said Henry Hollyday in this part should be Adjudged of his Bands and Chakels should be made and to the use of the said Henry Hollyday if it should happen that the said James Findley the Debt and Damages of unto the said Henry Hollyday should not pay or himself to the Publick Prison of Queen Anne County as by that occasion should not render And the said James Findley by Charles Goldsbrough his Attorney came and Defended the force and Injury wher and forsooth and prayed liberty of Imprisoning thereof here until the fourth Tuesday in March next and he had it the same day was given to the said Henry Hollyday here and forsooth At which of fourth Tuesday in March came as well the said Henry Hollyday by his Attorney as the said James Findley by his Attorney and the said James Findley by his Attorney prayed further liberty of Imprisoning thereof here until the fourth Tuesday in June next and he had it the same day was given to the said Henry Hollyday here and forsooth At which of fourth Tuesday in June came as well the said Henry Hollyday by his Attorney as the said James Findley by his Attorney and the said James Findley by his Attorney prayed further liberty of Imprisoning thereof here until the fourth Tuesday in August next and he had it the same day was given to the said Henry Hollyday here and forsooth At which of fourth Tuesday in November cometh as well the said Henry Hollyday by his Attorney as the said James Findley by his Attorney and the said James Findley by his Attorney further Discharged the force and Injury wher and forsooth and faid that he cannot gainsay the Action of the said Henry Hollyday nor can he deny but that the Bill Obligatory of is the Deed of him the said James Findley nor but that he oweth unto the said Henry Hollyday the said Penal sum of fourteen hundred and twenty eight pounds of Tobacco in manner and form as the said Henry Hollyday above against him hath Declared Therefore it is Considered by the Court here that the said Henry Hollyday do never against the said James Findley his Debt of as also

Pounds of Tobacco for his Damages which he hath Sustained by occasion of the Detention of that Debt unto the said Henry Hollyday by the Court here of present Adjudged and forsooth and the said James Findley in money and forsooth

R. Dugham atty

Henry Hollyday Queen Anne County Supt Command was given to the Sheriff of Queen Anne County
Henry Lambert the 28th day of August anno Dom & seventeen hundred and fifty three that he

Ghould

November Court 1754

Should Henry Lambert late of Queen Anne County Planter otherwise called Henry Lambert of Queen Anne County if he be before in his Bailewick and him safe keep so that he should have his Body before the Justices of our next County Court to be held for Queen Anne County at Queen's Town in the County of the fourth Tuesday in November next to answer unto Henry Hollyday in aplea that he render unto him the Penal sum of Fourteen hundred and twenty eight pounds of Tobacco which to him he owed and unjustly detains At which as fourth Tuesday in November came the said Henry Hollyday by James Hollyday his Attorney and the Sheriff of the County as made return of the Writ as in these words following to wit Copy paper and copy Declaration serv'd the 21 of September A. D. Harris Staff And the said Henry Hollyday by his Attorney as offered himself against the said Henry Lambert in the Plea as and laid in manner and form following to wit Queen Anne County vs Henry Lambert late of Queen Anne County Planter otherwise called Henry Lambert of Queen Anne County was Summoned to answer unto Henry Hollyday in aplea that he render unto him the Penal sum of Fourteen hundred and twenty eight pounds of Tobacco which to him he owed and unjustly detains And whereupon the said Henry Hollyday by James Hollyday his Attorney saith that whereas the said Henry Lambert the twenty seventh day of November in the Year of our Lord seventeen hundred and fifty one at Queen Anne County as by his certain Bill Obligatory which the said Henry Hollyday with the Seal of the said Henry Lambert sealed here into Court doth bring the date of which is the same day and year as aforesaid challenged himself to owe unto the said Henry Hollyday the just & full sum of Seven hundred & thirty nine pounds of Tobacco to be paid unto the said Henry Hollyday his factor Adams or assigns with legal interest from the date of the same Bill to which payment well & truly to be made the said Henry Lambert bound himself his Factors & Assigns in the aforesaid penal sum of Fourteen hundred & twenty eight pounds of Tobacco yearly by the same Bill and the said Henry Hollyday in fact saith that the said Henry Lambert hath not paid unto him the said Henry Hollyday the sum of Seven hundred and thirty nine pounds of Tobacco according to the form and effect of the Bill as altho that to do by the said Henry Hollyday afterwards to wit the first day of August in the Year of our Lord seventeen hundred and fifty three at the County as he was required whereby Action hath accrued unto the said Henry Hollyday to Demand and have from the said Henry Lambert the aforesaid sum of Fourteen hundred & twenty eight pounds of Tobacco Nevertheless the said Henry Lambert altho often required the aforesaid sum of Tobacco unto him the said Henry Hollyday hath not paid but the same to pay or render always hath refused and still doth refuse to the damage of the said Henry Hollyday fourteen hundred pounds of Tobacco and therefore holdings just Pledge by In^d Decr 1752 Recd Wherupon Isaac Ford of Queen Anne County Planter came into the Court as before the Justices as in his Proper Person and became Pledge and Surety for the said Henry Lambert that if it should happen that the said Henry Lambert in the Plea should be convicted then the said Isaac Ford granted that as will the Debt as all such Damages which unto the said Henry Hollyday in this part should be adjudged of his lands and chattels should be made and to the use of the said Henry Hollyday Pledge if should happen that the said Henry Lambert the Debt and Damages as unto the said Henry Hollyday should not pay or himself to the Publick Prison of Queen Anne County as by that occasion should not render And the said Henry Lambert by Charles Goldsborough his Attorney came and Defended the same and Injury wher and forth and prayed Liberty of Impar- tialy thereof here until the fourth Tuesday in March next and he had it the same day was given to the said Henry Hollyday hence and forth At which as fourth Tuesday in March came as well the said Henry Hollyday by his Attorney as as the said Henry Lambert by his Attorney and the said Henry Lambert by his Attorney prayed further Liberty of Impar- tialy thereof here until the fourth Tuesday in June next and he had it the same day was given to the said Henry Hollyday as well as the said Henry Hollyday by his Attorney as as the said Henry Lambert by his Attorney and the said Henry Lambert by his Attorney and the said Henry Lambert by his Attorney prayed further Liberty of Impar- tialy thereof here until the fourth Tuesday in August next and he had it the same day was given to the said Henry Hollyday hence and forth At which as fourth Tuesday in August came as well the said Henry Hollyday

(Henry)

Henry Hollyday by his Attorney as the ^{sd} Henry Lambert by his Attorney as and the ^{sd} Henry Lambert by his Attorney as prayed further Liberty of Impracting thereof here until the fourth Tuesday in November next and he had it the same day was given to the ^{sd} Henry Hollyday here and so forth At which ^{sd} fourth Tuesday in November cometh as well the ^{sd} Henry Hollyday by his Attorney as the ^{sd} Henry Lambert by his Attorney as and the ^{sd} Henry Lambert by his Attorney as further Defends thyself and Injury wherand so forth And saith that he cannot pay the Action of the ^{sd} Henry Hollyday nor can he deny but that the Bill Obligatory as is the ^{sd} Deed of him the same Henry Lambert nor but that he owe unto the ^{sd} Henry Hollyday the ^{sd} personal sum of Fourteen hundred and twenty eight Pounds of Tobacco in manner and form as the ^{sd} Henry Hollyday above against him hath Declared Therefore it is Considered by the Court here that the ^{sd} Henry Hollyday do recover against the ^{sd} Henry Lambert his Debts as also

Pounds of Tobacco for his Damages which he hath sustained by reason of the Detention of that Debt unto the ^{sd} Henry Hollyday by the Court here of his Agent so judged and so forth And the ^{sd} Henry Lambert in money and so forth

Bilham 6th

Henry Hollyday Queen Anne County J.S. Command was given to the Sheriff of Queen Anne County
against the 25th Day of August Anne Dom Swenteen hundred and fifty three that he should
John Foreacres. . . take John Foreacres late of Queen Anne County Planter otherwise called John
Foreacres of Queen Anne County if he should be found in his Bailewick and him羁keep so that he should have his body in
before the Justices of our next County Court to be held for Queen Anne County at Queen Town in the County of this fourth
Tuesday in November next to answer unto Henry Hollyday of a plea that he render unto him the personal sum of
Fourteen hundred and twenty eight pounds of Tobacco which to him he owes and unjustly detains At which ^{sd} fourth
Tuesday in November came the ^{sd} Henry by James Hollyday his Attorney and the Sheriff of the County as made return
of the Writ as in the words following to wit Cyprianus Hollyday Deaford Sept 21st Harris Staff and the ^{sd}
Henry by his Attorney as offered himself against the ^{sd} John in the Pleas and paid in manner and form following to wit
Queen Anne County ps John Foreacres late of Queen Anne County Planter otherwise called John Foreacres of Queen Anne
County was summoned to answer unto Henry Hollyday in a plea that he render unto him the personal sum of Fourteen
hundred and twenty eight pounds of Tobacco which to him he owes and unjustly detains And whereupon the ^{sd} Henry
Hollyday by James Hollyday his Attorney saith that whereas the ^{sd} John Foreacres the twenty seventh day of November
in the Year of our Lord Swenteen hundred and fifty one at Queen Anne County as by his certain Bill Obligatory which
the ^{sd} Henry with the seal of the ^{sd} John paid here into Court holding the Date whereof is the same Day and Year as
acknowledged himself to owe unto the ^{sd} Henry the just full sum of two hundred and thirty nine pounds of Tobacco
to be paid unto the ^{sd} Henry his Esqrs Admrs or Assigns with legal Interest from the date of the same Bill to which pay month
well and truly to be made the ^{sd} John bound himself his heirs Execs & Admrs firmly by the same Bill in the ^{sd} general sum
of fourteen hundred and twenty eight pounds of Tobacco and the ^{sd} Henry in fact saith that this ^{sd} John hath not paid
unto him the ^{sd} Henry the ^{sd} sum of seven hundred and thirty nine pounds of Tobacco according to the Tenor of the Bill
as altho that to do by the ^{sd} James Henry afterwards to wit the first Day of August in the Year of our Lord Swenteen
hundred and fifty three at the County as he was required whereby Action hath accrued unto him the ^{sd} Henry to
Demand & have from the ^{sd} John the ^{sd} general sum of fourteen hundred and twenty eight pounds of Tobacco ~~more than~~
~~less than~~ the ^{sd} John the ^{sd} general sum of Tobacco unto him the ^{sd} Henry altho often required hath not paid but the
James to pay or rend or always hath refused and still doth refuse to the Damage of the ^{sd} Henry fourteen

(thousand)

November (our 1754)

hundred pounds of Tobacco and therefore he brings Suit Bedges In: Doe v. R. Roe Whereupon Isaac Ford of Queen Anne County Planter came into the Court before the Justices of in his Proper Person and became Plaintiff and Manuscript for the said John Tavares that if it should happen that the same John in the Plaintiff should be Imprisoned then the same Isaac Ford granted that as well the Defendant as all such Damages which unto the same Henry Hollyday in this part should be Adjudged of his Lands and Chattels should be made and to the use of the same Henry Lived if it should happen that the same John the Defendant and Damaged as unto the aforesaid Henry should not pay or himself to the Publick Prison of Queen Anne County as by that occasion should not render And the aforesaid John by Charles Goldsborough his Attorney came and Defended this cause and Injury wherein and so forth and prayed liberty of Imprisoning thereof hence until the fourth Tuesday in March next and he had it the same day was given to the aforesaid Henry here and so forth At which aforesaid fourth Tuesday in March came as well the aforesaid Henry Hollyday by his Attorney as the aforesaid John by his Attorney and the aforesaid John by his Attorney as prayed further liberty of Imprisoning thereof hence until the fourth Tuesday in June next and he had it the same day was given to the aforesaid Henry here and so forth At which aforesaid fourth Tuesday in June came as well the aforesaid Henry by his Attorney as the aforesaid John by his Attorney as and the aforesaid John by his Attorney as prayed further liberty of Imprisoning thereof hence until the fourth Tuesday in November next and he had it the same day was given to the aforesaid Henry here and so forth At which aforesaid fourth Tuesday in November cometh as well the aforesaid Henry by his Attorney as the aforesaid John by his Attorney as and the aforesaid John by his Attorney as prayed further Defenses this cause and Injury wherein so forth And saith that he cannot garnishe the action of the aforesaid Henry nor can he deny but that the Bill Obligatory of the Defendant the same John nor but that he owes unto the aforesaid Henry the sum of fourtyn hundred and twenty eight pounds of Tobacco in manner and form as the aforesaid Henry above against him hath Declared Therefore it is considered by the Court here that the aforesaid Henry Hollyday do recover against the said John Tavares his Debts as also Pound of Tobacco for his Damages which he hath sustained by occasion of the Detention of that Debt unto the aforesaid Henry by the Court here of his Amons Adjudged and so forth and the aforesaid John in money and so forth

of Litigation with

Anthony Bacon & James Dickinson Queen Anne County Suits Command was given to the Sheriff of Queen Anne County the 28th day of August anno Domini One thousand Seven hundred and fifty three that he should take Thomas Imbert late of Queen Anne County Planter otherwise called Thos. Imbert if he should be found in his Bailiwick and bring up before so that he should have his Body before the Justices of our next County Court to be held for Queen Anne County at Queen Town in the County of the fourth Tuesday in November next to appear unto Anthony Bacon and James Dickinson of a plea that he render unto them the full and just sum of Forty shillings current money of Maryland which unto them he oweth and unjustly detaineth etc At which aforesaid fourth Tuesday in November came the aforesaid Anthony and James by William Goldsborough their Attorney and the Sheriff of the County of Queen Anne Court following to wit Christopher & Harris Staff Whereupon the same Day came into the Court before the Justices of in his proper person Thomas Baggs of Queen Anne County aforesaid and undertook for the aforesaid Anthony and James that if it should happen that they ame Anthony and James in this case aforesaid be Nonstaied or from maintaining their Action aforesaid should be precluded then they ame Anthony and James all such sums of Tobacco unto the same Thomas Imbert by the Court here for his costs and charges by him about his Defense aforesaid in that part just staled of he should be Adjudged unto the aforesaid Thomas Imbert should pay or that he the same Thomas Baggs should do it for him Whereupon Joseph Jackson of Queen Anne County Planter came into the Court before the Justices of in his Proper Person and became Plaintiff and Manuscript for the said Thomas Imbert that if it should happen that the same

(Thomas)

Thomas Imbert in the Plea of should be convicted then they ame Joseph Jackson granted that as well the Debt of as all such
Damages Costs and Charges which unto them Anthony and James in this part should be adjudged of his Lands and Chattels
should be made and to the use of them Anthony and James Served if it should happen that the same Thomas Imbert the Debt
Damages Costs and Charges of unto the of Anthony and James should not pay or himself to the Prison of Queen Anne County
as by that occasion should not render And therof Thomas by George Garnett his Attorney came and Defended the forces and
Injury wher and so forth and prayd Liberty of Imparling thereof have until the fourth Tuesday in March next and he had it the
same day was given to the of Anthony and James here and of oath At which of fourth Tuesday in March came as well the of
Anthony and James by their Attorney as the of Thomas by his Attorney as and the of Thomas by his Attorney as prayed
further Liberty of Imparling thereof have until the fourth Tuesday in June next and he had it the same day was given to the
of Anthony and James here and of oath At which of fourth Tuesday in June came as well the of Anthony and James by their
Attorney as the of Thomas by his Attorney as and the of Anthony and James by their Attorney as Offered themselves against
the of Thomas in the place of and paid in manner and form following to wit Queen Anne County vs Thomas Imbert late of Queen
Anne County Sadler otherwise called Tho. Imbert was Summons to appear unto Anthony Bacon and James Dickinforde of a
Plea that he render unto them the full and just sum off forty Shillings Current money of Maryland which unto them he owe and
unjustly Detaineth And whereupon the same Anthony and James by William Godsbrough their Attorney say that whereas the of
Tho. the twenty eighth day of March in the Year of our Lord God seventeen hundred and fifty three at Queen Anne County as by his
certain Bill Obligatory which the same Anthony and James with the Seal of the of Thomas sealed here into Court to bring the date
whereof is the same day and year had acknowledged himself to owe unto the of Anthony and James the of full and just sum of Forty
Shillings Current money of Maryland for Value received to be paid unto the same Anthony and James when there of after and he
should be required to which payment well and truly to be made the said Thomas did bind himself firmly by the same Bill Nevertheless
the said Thomas altho required the said Forty Shillings Current money of Maryland or any part thereof unto the same Anthony and James
hath not paid but that unto them hitherto to pay altogether hath refuted and still continuall to the Damage of the same Anthony
and James Four pounds Current money of Maryland and therefore they bring Suit by Pledge for Jr. Doe of R. Doe And the of
Thomas by his Attorney as prayed further Liberty of Imparling thereof have until the fourth Tuesday in August next and he
had it the same day was given to the of Anthony and James here and of oath At which of fourth Tuesday in August came as well the of Anthony
and James by their Attorney as the of Thomas by his Attorney as and the of Thomas by his Attorney as of another D of bode
the forces and Injury wher and of oath And faith that he cannot gainay the Action of the of Anthony and James nor can
he deny but that the Bill Obligatory as is the Deed of him the same Thomas nor but that he owe unto the of Anthony and James
the of full and just sum of forty Shillings Current money of Maryland in manner and form as the of Anthony and James above against
him have Declared Wherefore it is considered by the Court here that the of Anthony Bacon and James Dickinforde recover against the
said Thomas Imbert their Debt of as also four Shillings Current money and
Pounds of Tobaces for their Damages which they have sustained as well by occasion of the Detention of that Debt as for their
Costs and Charges by them about their suit in this part appled unto the of Anthony and James by the Court here of their Action
Adjudged and of oath and the of Thomas in manner and of oath

R. Dugman atty

Henry Callister - Queen Anne County vs. Command was given to the Sheriff of Queen Anne County the 28th
Davenport Wells day of August anno Domini One thousand Seven hundred and fifty three that he should
(take)

(November Court 1754)

take Davenport Wells late of Queen Anne County Planter otherwise called Davenport Wells of Queen Anne County Planter if he should be found in his Bailiwick and sumfapkeys so that he should have his Body before the Justices of our next County Court to be held for Queen Anne County at Queens Town in the County of this fourth Tuesday in November next to answer unto Henry Callister of a Plan that he render unto him the sum of eighteen pounds six shillings & eight pence current money of Maryland which to him he owes & injusly & stains &c At which day of fourth Tuesday in November came the aforesaid Henry by James Nichols his Attorney and the Sheriff of the County as made return of the Writ aforesaid in these words following to wit Capts of T Harris Shy Wherupon the same day came into this Court here before the Justice of in his proper Person James Nichols of Queen Anne County Gent and undertook for the aforesaid Henry Callister that if the same Henry in the Plea aforesaid should be nonsuited or from maintaining his action aforesaid should be proceeded then the same Henry Callister all such sum of Tobacco which unto the same Davenport by the Court here for his costs and charges by him about his Disposse or that part justesed should be adjudged unto the aforesaid Davenport should pay or that he the same James Nichols will & the same John Wm thurupon Abner Dudley of Queen Anne County Planter came into the Court aforesaid before the Justices in his Proper Person and became Pledge and Surety for the said Davenport that if it should happen that the same Davenport in the Plea aforesaid should be nonsuited then the same Abner Dudley granted that as well the Debt aforesaid as all such Damages which unto the aforesaid Henry in this part should be adjudged of his Lands and Chattels should be made and to the use of the same Henry Sevd if it should happen that the same Davenport the Debt and Damages aforesaid unto the aforesaid Henry should not pay or himself to the Publick Prison of Queen Anne County aforesaid by that occasion should not render and the aforesaid Davenport by Charles Goldsbrough his Attorney came and Disposed the same and Injury whon and jo forth And prayed Liberty of Imparling thereof here until the fourth Tuesday in March next and he had it the same day was given to the aforesaid Henry here and jo forth At which day of fourth Tuesday in March came as well the aforesaid Henry by his Attorney aforesaid Davenport by his Attorney aforesaid and the aforesaid Henry by his Attorney aforesaid offered himself against the aforesaid Davenport in the Plea aforesaid and paid in manner and form following to wit Queen Anne County vs Davenport Wells late of Queen Anne County Planter otherwise called Davenport Wells of Queen Anne County Planter was summoned to answer unto Henry Callister of a Plea that he render unto him the sum of eighteen pounds six shillings & eight pence current money of Maryland which to him he owes & injusly & stains &c And whereupon the same Henry Callister by James Nichols his Attorney says that wheresoever the same Davenport Wells the twenty seventh day of August in the Year of our Lord Seventeen hundred and fifty three at Queen Anne County aforesaid by his certain Writing Obligatory had granted himself to be held and firmly bound unto the same Henry in the aforesaid eighteen pounds six shillings & eight pence to be paid unto the same Henry whon thereof he aforesaid should be required Nevertheless the same Davenport altho often required the aforesaid eighteen pounds six shillings & eight pence to the same Henry yet hath not rendered but that unto him the same Henry to render hath altogether refused and still doth refuse to the Damage of the same Henry Twenty pounds current money of Maryland and therefore he bringeth this Suit here and he also brings here into Court the Writing Obligatory aforesaid which the Debt aforesaid is from aforesaid date, the date whereof is the day and year aforesaid of 1753 by John Doe and Richard Roe and the aforesaid Davenport by his Attorney aforesaid maye further liberty of Imparling thereof here until the fourth Tuesday in June next and he had it the same day was given to the aforesaid Henry here and jo forth At which day of fourth Tuesday in June came as well the aforesaid Henry by his Attorney aforesaid Davenport by his Attorney aforesaid and the aforesaid Davenport by his Attorney aforesaid maye further liberty of Imparling thereof here until the fourth Tuesday in August next and he had it the same day was given to the aforesaid Henry here and jo forth At which day of fourth Tuesday in August came as well the aforesaid Henry by his Attorney aforesaid as the aforesaid Davenport by his Attorney aforesaid and the aforesaid Davenport by his Attorney aforesaid praye further liberty of Imparling thereof here until the fourth Tuesday in November next and he had it the same day was given to the aforesaid Henry here and jo forth At which day of fourth Tuesday in November came as well the aforesaid Henry by his Attorney aforesaid as the aforesaid Davenport by his Attorney aforesaid and the aforesaid Davenport by his Attorney aforesaid further Disposes the same and injury whon and jo forth And saith that he cannot gainsay the action aforesaid of the aforesaid Henry nor can he deny but that the Writing Obligatory aforesaid is the Deed of him the same Davenport nor but

(that)

that he oweth unto the said Henry Callister the sum of eighteen pounds Six Shillings & Eight pence Current money of Maryland in manner and form as the said Henry above against him hath Declared Therefor it is Considered by the Court here that the said Henry Callister do recover against the said Davenport Miller his Debts as also

Pounds of Tobacco for his Damages which he hath sustained by reason of the Detention of that Debt unto the said Henry by the Court house of his Agent to judge and forfet and that the said Davenport in money and forfet

Diligent man at the

Henry Callister Queen Anne County Esq Command was given to the Sheriff of Queen Anne County the 28th Day of August anno Domini Sixteen hundred and fifty three that he should take John Hartshorne late

John Hartshorn of Queen Anne County Planter otherwise called John Hartshorn of Queen Anne County Planter if he should be found in his Bailiwick and bring his self so that he should have his Body before the Justices of our next County Court to be held for Queen Anne County at Queen's Town in the County the fourteenth Tuesday in November next to answer unto Henry Callister of a plea that he render to him the sum of eighteen pounds Six Shillings & Eight pence Current money of Maryland which to him he owes unjustly detains &c At which of fourteenth Tuesday in November came the said Henry by James Nichols his Attorney and the Sheriff of the County of made return of the Writ of Summons following to wit Capit Corpus & T Harrys Staff Writs upon the same day came into the Court house before the Justices of in his proper Person James Nichols of Kent County Gent and undertook for the said Henry Callister that if the said Henry Callister in the Plea of should be nonsuited or from maintaining his Action of should be nonsuited then the said Henry Callister all such sums of Tobacco which unto the said John Hartshorn by the Court house for his costs and charges by him about his Defense in that part justained should be adjudged unto the said John Hartshorn should pay or that he the said James Nichols will do the same And therupon Abner Dudley of Queen Anne County Planter came into the Court before the Justices in his proper Person and became Pledge and Managator for the said John Hartshorn that if it should happen that the said John in the Plea of should be convicted then the said Abner Dudley granted that as well the Debt as all such Damages which unto the said Henry Callister in this part should be adjudged of his Service and that he should be made and to the use of the said Henry Suref if it should happen that the said John the Debt and Damages unto the said Henry should not pay on himself to the publick prison of Queen Anne County by that occasion should not render And thereto John by Charles Goldsborough his Attorney came and in Disposed himself and Injury wher and of oath and prayed liberty of Imprisoning him self until the fourteenth Tuesday in March next and he had it the same Day was given to the said Henry time and of oath At which of fourteenth Tuesday in March came as well the said Henry by his Attorney as the said John by his Attorney and the said Henry by his Attorney offered himself against the said John in the Plea and said in manner and form following to wit Queen Anne County Esq John Hartshorn late of Queen Anne County Planter otherwise called John Hartshorn of Queen Anne County Planter was summoned to answer unto Henry Callister of a plea that he render to him the sum of eighteen pounds Six Shillings & Eight pence Current money of Maryland which to him he owes unjustly detains &c And whereupon the said Henry Callister by James Nichols his Attorney says that whereas the said John Hartshorn the twenty seventh day of August in the Year of our Lord Sixteen hundred and fifty three of Queen Anne County aforesaid by his certain Writing Obligatory had granted himself to be held and firmly bound unto the said Henry in the aforesaid eighteen pounds Six Shillings & Eight pence to be paid unto the said Henry when neede he afterwards should be required Nevertheless the said John altho often required the aforesaid eighteen pounds Six Shillings and Eight pence to the said Henry yet hath not done so But that unto him the said Henry to render hath altogether refused and still doth refuse to the Damage of the said Henry twenty pounds Current money of Maryland and therfore he brings this Suit &c and by also brings him into Court the Writing Obligatory aforesaid which the Debt aforesaid in form aforesaid testifies the date whereof is the same Day and Year aforesaid he Pd the John Doe and Richard Roe And the said John by his Attorney aforesaid prayed further liberty of Imprisoning

(Money)

November Court 1754

thereof hee until the fourth Tuesday in June next and he had it the same day was given to the afo^d Henry here and so forth. At which afo^d fourth Tuesday in June came as well the afo^d Henry by his Attorney as the afo^d John by his Attorney as and the afo^d John by his Attorney as granted further liberty of Imprisoning them of here until the fourth Tuesday in August next and he had it the same day was given to the afo^d Henry here and so forth. At which afo^d fourth Tuesday in August came as well the afo^d Henry by his Attorney as the afo^d John by his Attorney as and the afo^d John by his Attorney as granted further liberty of Imprisoning them of here until the fourth Tuesday in November next and he had it the same day was given to the afo^d Henry here and so forth. At which afo^d fourth Tuesday in November cometh as well the afo^d Henry by his Attorney as the afo^d John by his Attorney as and the afo^d John by his Attorney as further defendeth the force and Injury wher and so forth. And saith that he cannot gainsay the action afo^d of the afo^d Henry nor can he deny but that the Writing Obligatory afo^d is the Due of him the same John nor but that he owe unto the afo^d Henry the afo^d sum of Eighteen pounds Six shillings & eight pence current money of Maryland in manner and form as the afo^d Henry above against him hath Declared. Therefore it is Considered by the Court here that the afo^d Henry Callister do recover against the said John Hartshorne his Debt afo^d as also
 Pounds of Tobacco for his Damages which he hath sustained by occasion of the Detention of that Debt unto the afo^d Henry by the Court here of Account
 Judged and so forth and the afo^d John in money and so forth.

R. Gilpinman Cth

*John Newell Queen Anne County p^r Command was given to the Sheriff of Queen Anne County the 28th day of August anno
 afo^d Dom^r Swventeen hundred and fifty two that he should take John Wyatt late of Queen Anne County Planter
 John Wyatt otherwise called John Wyatt of Queen Anne County Planter if he should be found in his Bailewick and
 his fasship that he should have his Body before the Justices of our next County Court to be held for Queen Anne County at
 Queens Town in the County afo^d the fourth Tuesday in November next to answer unto John Newell of a plea that he render unto him
 the full and just sum of Two thousand pounds of Impressed Tobacco which to him he owes and unjustly detains &c. At which afo^d
 fourth Tuesday in November came the afo^d John Newell by Thomas Ringgold his Attorney and the Sheriff of the County afo^d made
 return of the Writ afo^d in these words following to wit Capitanus of Harrys Staff. And the afo^d John Newell by his Attorney afo^d
 Offered himself against the afo^d John Wyatt in this Plea and said in manner and form following to wit Queen Anne County p^r
 John Wyatt late of Queen Anne County Planter otherwise called John Wyatt of Queen Anne County Planter was Summoned to appear
 unto John Newell in a plea that he render unto him the full and just sum of Two thousand pounds of Impressed Tobacco which to him he owes and
 unjustly detains &c. And wherupon the afo^d John Newell by Thomas Ringgold his Attorney saith that whereas the same John Wyatt the sixth
 day of March in the year of our Lord Swventeen hundred & fifty two at the County afo^d by his certain Writing Obligatory had granted himself
 to be held & firmly bound unto the same John Newell in the afo^d sum of two thousand pounds of Tobacco to be paid to the said John Newell when
 thereof afterwards he should be required nevertheless the same John Wyatt altho often required the afo^d sum of Tobacco to the same John Newell
 yet hath not rendered but that unto him to render hath altogether refused still both refuseth to the Damages of the same John Newell
 twenty Pounds current money of Maryland and therefore he brings this Suit &c. he also brings here into Court the Writing Obligatory
 of which the Debt afo^d in form of testifies the date whereof is the same day & year afo^d for Pledges the John Doe of Rich^r Roe
 Whereupon Benjamin Hines and Thomas Parara of Queen Anne County Planters came into the Court afo^d before the
 Justices afo^d in their proper Persons and became Pledges and Warriacaptors and each of them became Pledge and Warriacaptor for the said
 John Wyatt that if it should happen that the same John Wyatt in the Plea afo^d should be convicted then the same Benjamin Hines
 and Thomas Parara granted and each of them granted that as well the Debt afo^d as all such Damages which unto the same John
 Newell in this part should be adjudged of his Lands and Chattels should be made and to the use of the same John Newell Lyes if it
 should happen that the same John Wyatt the Debt and Damages afo^d unto the afo^d John Newell should not pay or himself to
 the Publick Prison of Queen Anne County afo^d by that occasion should not render And the afo^d John Wyatt by Charles in
 Godsbrough*

Godsborough his Attorney came and Defended the same and Injury wher and of oath and prayed Liberty of Imparling thereof here
until the fourth Tuesday in March next and he had it the same day was given to the ^{as} of John Newell here and of oath At which of fourth
Tuesday in March came as well the ^{as} of John Newell by his Attorney ^{as} as the ^{as} of John Wyatt by his Attorney ^{as} and the ^{as} of John Wyatt by
his Attorney ^{as} prayed further liberty of Imparling thereof here until the fourth Tuesday in June next and he had it the same day was
given to the ^{as} of John Newell here and of oath At which of fourth Tuesday in June came as well the ^{as} of John Newell by his Attorney ^{as}
as the ^{as} of John Wyatt by his Attorney ^{as} and the ^{as} of John Wyatt by his Attorney ^{as} prayed further liberty of Imparling thereof here until
the fourth Tuesday in August next and he had it the same day was given to the ^{as} of John Newell here and of oath At which of
fourth Tuesday in August came as well the ^{as} of John Newell by his Attorney ^{as} as the ^{as} of John Wyatt by his Attorney ^{as} and the ^{as} of John
Wyatt by his Attorney ^{as} prayed further liberty of Imparling thereof here until the fourth Tuesday in November next and he had it the
same day was given to the ^{as} of John Newell here and of oath At which of fourth Tuesday in November cometh as well the ^{as} of John
Newell by his Attorney ^{as} as the ^{as} of John Wyatt by his Attorney ^{as} and the ^{as} of John Wyatt by his Attorney ^{as} further Defend the
same and Injury wher and of oath And faith that he cannot gainsay the Action of the ^{as} of John Newell nor can he deny but that the
writing Obligatory ^{as} is the Deed of him this same John Wyatt nor but that he owe unto this same John Newell the ^{as} full and just sum
of Two thousand pounds of Impounded Tobacco in manner and form as the ^{as} of John Newell above against him hath Declared Therefore
it is Considered by the Court here that the ^{as} of John Newell do recover against the ^{as} of John Wyatt his Debt as also One hundred
and Twenty four Pounds of Tobacco for his Damages which he hath susteined by occasion of the Detention of that Debt unto
the ^{as} of John Newell by the Court here of his affront adjudged and of oath And the ^{as} of John Wyatt in money and of oath

James Tilgman Esq.

And the ^{as} of John Newell here in Court by his Attorney ^{as} acknowledgeth satisfaction ^{as} all but four hundred and eighty one pounds of
Tobacco and Costs of Suit

Nathan Wright Junr Queen Anne County Esq Command was given to the Sheriff of Queen Anne County the 28th day
of August Anne Dom One thousand seven hundred and fifty nine that he should take Thomas
Thomas Glandring Glandring late of Queen Anne County Planter otherwise called Thomas Glandring if he
should be found in his Bailiwick and his safe keep for that he should have his Body before the Justices your next County Court to be held for Queen
Anne County at Queen Town in the County of the fourth Tuesday in November next to answer unto Nathan Wright junior of a plea that he
render unto him the sum of two pounds twelve shillings Curreny which to him he owes and unjustly detains ^{as} At which of
fourth Tuesday in November came the ^{as} of Nathan by James Tilgman his Attorney and the Sheriff of the County ^{as} made return
of the Writ ^{as} in these words following to wit ^{as} I am James Tilgman ^{as} and the ^{as} of Nathan by his Attorney ^{as} offered himself
against the ^{as} of Thomas in the Plea ^{as} and paid in manner and form following to wit Queen Anne County Esq Thomas Glandring late of
Queen Anne County Planter otherwise called Thomas Glandring was summoned to answer unto Nathan Wright junior of a plea that he render
unto him the sum of two pounds twelve shillings Curreny which to him he owes and unjustly detains ^{as} And whereupon the same Nathan by
James Tilgman his Attorney saith that whereas the said Thomas the Twelfth Day of March in the Year of our Lord one thousand Seven
hundred and fifty three at the County ^{as} by his Bill Obligatory which the same Nathan with the seal of the same Thomas, sealed here
into Court ^{as} being that date whence is the same day & year ^{as} he had acknowledged himself to owe unto the said Nathan the ^{as} two
pounds twelve shillings to be paid unto the said Nathan when thence afterwards he should be required to which payment well and truly to be
made the same Thomas did bind himself his heirs Executors and Administrators firmly by the same Bill Newtoldes the said Thomas altho
he then required the said sum of money into the said Nathan yet hath not paid but the same to pay him to hath refused and still doth refuse
to the Damage of the same Nathan five pounds and thysfore he bringes suit ^{as} for ^{as} Pledges the John Doe & Rich. Roe and the ^{as} of Thomas
by Charles Godsbrough his Attorney come and Defended the same and Injury wher and of oath and prayed liberty of Imparling thereof

(here)

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handed until the fourth Tuesday in March next and he had it the same day was given to the ^{as} Nathan house and of oath at which ^{as} fourth Tuesday in March came as well the ^{as} Nathan by his Attorney ^{as} as the ^{as} Thomas by his Attorney ^{as} and the ^{as} Thomas by his Attorney ^{as} prayed further liberty of Imparting thereof house until the fourth Tuesday in June next and he had it the same day was given to the ^{as} Nathan house and of oath at which ^{as} fourth Tuesday in June came as well the ^{as} Nathan by his Attorney ^{as} as the ^{as} Thomas by his Attorney ^{as} and the ^{as} Thomas by his Attorney ^{as} prayed further liberty of Imparting thereof house until the fourth Tuesday in August next and he had it the same day was given to the ^{as} Nathan house and of oath at which ^{as} fourth Tuesday in August came as well the ^{as} Nathan by his Attorney ^{as} as the ^{as} Thomas by his Attorney ^{as} and the ^{as} Thomas by his Attorney ^{as} prayed further liberty of Imparting thereof house until the fourth Tuesday in November next and he had it the same day was given to the ^{as} Nathan house and of oath at which ^{as} fourth Tuesday in November cometh as well the ^{as} Nathan by his Attorney ^{as} as the ^{as} Thomas by his Attorney ^{as} and the ^{as} Thomas by his Attorney ^{as} and the ^{as} Thomas by his Attorney ^{as} further Defends the same and Injury when any of oath and faith that he cannot gainsay the Action ^{as} of the ^{as} Nathan nor can he deny but the Bill Obligatory ^{as} is the ^{as} Deed of him the same Thomas nor but that he owe unto the ^{as} Nathan the sum of two pounds twelve shillings currency in marmal and yarn as the ^{as} Nathan above against him hath Declared Therefore it is Considered by the Court here that the ^{as} Nathan Wright Junr do recover against the said Thomas Granding his Debt ^{as} also

Pounds of Tobacco for his Damages which he hath sustained as well by occasion of the Detention of that Debt as for his Costs and Charges by him about his Suit on this part appaid unto the ^{as} Nathan Wright Junr by the Court here of his Assent Judged and of oath ^{as} the ^{as} Thomas in money and of oath.

R. Dugman Etch

Sarah Timm.

Queen Anne County ss Command was given to the Sheriff of Queen Anne County the 28. Day of August

ag^t

anno Dom: MDCCLXIV and fifty three that he should take Jeromiah Jadwin late of Queen

Jeromiah Jadwin Junr Esq^r Com^r County Planter otherwise called Jeromiah Jadwin Junr of Queen Anne County Planter if he should be found in his Bailiwick and him searching so that he should have his Body before one Justice of our next County Court to be held for Queen Anne County at Queens Town in the County of the fourth Tuesday in November next to answer unto Sarah Timm in a place that he render unto her the sum of six hundred Pounds of good inspected tobacco which to her belonged and unjustly detains At which ^{as} fourth Tuesday in November came the ^{as} Sarah by James Holliday her Attorney and the Sheriff of the County aforesaid return of the Writ ^{as} in these words following to wit Capilomas & Coopy Declaration given the 31. of Octob^r A.D. T. Harris Sheriff and the ^{as} Sarah by her Attorney ^{as} Offered herself against the ^{as} Jeromiah in the cleare of said in marmal and yarn following to wit Queen Anne County ss a Jeromiah Jadwin the younger late of Queen Anne County Planter otherwise called Jeromiah Jadwin Junr of Queen Anne County Planter was summoned to answer unto Sarah Timm in a place that he render unto her the sum of six hundred pounds of good inspected Tobacco which he owes and unjustly detains And whereupon the ^{as} Sarah Timm by James Holliday her Attorney saith that whereas the ^{as} Jeromiah the twelfth day of June in the year of our Lord One thousand seven hundred and fifty two at Queen Anne County ^{as} by his certain Bill Obligatory which the ^{as} Sarah with the seal of the ^{as} Jeromiah sealed her into Court brings the date of which is the same Day ^{as} year of acknowledgement himself to owe unto the ^{as} Sarah the ^{as} sum of six hundred pounds of good inspected Tobacco to be paid unto the ^{as} said Sarah her heirs executors or Assigns at or upon the tenth day of May next ensuing the date of the same Bill and to that payment well and truly to be made the said Jeromiah bound himself his Heirs Executors or Assigns firmly by the same Bill Neverthelss the said Jeromiah altho often required the ^{as} sum of six hundred pounds of Tobacco unto her the ^{as} Sarah hath not yet paid but the same to pay hath always refused and still doth refuse to the Damage of the ^{as} Sarah One thousand pounds of Tobacco and therefore she brings Suit ag^t Jno. Doe & R. Roe Whereupon Jeromiah Jadwin of Queen Anne County Planter came into the Court ^{as} before the Justices ^{as} in his Proper Person and became Mlege and Manufactor of the ^{as} said Jeromiah Jadwin junr that if it should happen that the same Jeromiah Jadwin Junr in the cleare of should be convicted then the same Jeromiah Jadwin

(granted)

granted that as well the Debt as as all such Damages Costs and Charges which unto the same Sarah in this part should be adjudged of his Lands and Chattels should be made and to the use of the same Sarah leynes if it should happen that the same Jeremiah Gadwin and the Debt Damages Costs and Charges as unto the aforesaid Sarah should not pay himself to the Publick Prison of Queen Anne County by that occasion should not render, And the aforesaid Jeremiah Gadwin Junr by Charles Goldsbrough his Attorney came and Defended the force and Injury wherewithal hee prayed Liberty of Imparling thereof hereuntil the fourth Tuesday in March next and he had it the same day was given to the aforesaid Sarah here and so forth At which afoorth Tuesday in March came as well the aforesaid Sarah by her Attorney as the aforesaid Jeremiah Gadwin Junr by his Attorney as and the aforesaid Jeremiah by his Attorney as prayed further liberty of Imparling thereof here until the fourth Tuesday in June next and he had it the same day was given to the aforesaid Sarah here and so forth At which afoorth Tuesday in June cometh came as well the aforesaid Sarah by her Attorney as the aforesaid Jeremiah by his Attorney as and the aforesaid Jeremiah by his Attorney as prayed further liberty of Imparling thereof here until the fourth Tuesday in August next and he had it the same day was given to the aforesaid Sarah here and so forth At which afoorth Tuesday in August came as well the aforesaid Sarah by her Attorney as the aforesaid Jeremiah by his Attorney as and the aforesaid Jeremiah by his Attorney as prayed further liberty of Imparling thereof here until the fourth Tuesday in November next and he had it the same day was given to the aforesaid Sarah here and so forth At which afoorth Tuesday in November cometh as well the aforesaid Sarah by her Attorney as the aforesaid Jeremiah by his Attorney as and the aforesaid Jeremiah by his Attorney as further Defends the force and Injury wherewithal hee and so forth and saith that he cannot gainsay the action of the aforesaid Sarah nor can he deny but but that the Bill Obligatory aforesaid is the Due of him the same Jeremiah nor but that he oweith unto the same Sarah the sum of Six hundred pounds of good imprest Tobaccos in manner and form as the aforesaid Sarah aboveagainst him hath Declared Therefor it is Concluded by the Court here that the aforesaid Sarah shall do never against the aforesaid Jeremiah Gadwin Junr her Debts aforesaid as also Two hundred and eighty one pounds of Tobacco and three quarter of a pound of Tobacco for his Damages which he hath sustaineed as well by an occasion of the Detention of that Debt as for her Costs and Charges by her about her suit in this part apposed unto the aforesaid Sarah Tamm by the court here of her Agent so judged and so forth and the aforesaid Jeremiah in mercy and so forth

B. Belfman Etting

William Copeland & Comp^y Comm^d was given to the Sheriff of Queen Anne County this 28th day of August
Ago. Amo Dom^r Seventeen hundred and fifty three that he shd take Thomas
Thomas Sparks late of Queen Anne County Planter if he shd be found in his Baitwth
and bring up to that he shd have his Body before the Justices of our next County Court to be held for Queen Anne
County at Queens Town in the County of the fourth Tuesday in November next to answer unto William Copland & Co^y of
a Plea of Trover upon the same before which on fourth Tuesday in November came the aforesaid William and Company by
James Holiday their Attorney and the Sheriff of the County of Maryland return of the Writ as in these words following to wit
Capi Corpus & T. Harris Sheriff Whereupon Valentine Hooley of Queen Anne County Planter came into the Court aforesaid
before the Justices aforesaid in his Proper Person and became Pledge and Relinquant for the said Thomas Sparks that if
it should happen that the same Thomas Sparks in the Plea aforesaid should be Convicted then the same Valentine Hooley granted
that all such Damages Costs and Charges which unto the said William Copland and Co^y in this part should be adjudged
of his Lands and Chattels should be made and to the use of the said William and Comp^y Likewise if it should happen
that the same Thomas the Damages Costs and Charges aforesaid unto the said William and Comp^y should not pay or himself to
the publick Prison of Queen Anne County aforesaid by that occasion should not render and the aforesaid Thomas by James
Nicol his Attorney came and desired therefore and injury wherand so forth had prayed Liberty of Imprisoning
thereof here until the fourth Tuesday in March next and he had it the same day was given to the aforesaid William

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and Company here and so forth At which aforesaid Tuesday in March came as well the ^{esq} William and Company by their Attorney as the ^{esq} Thomas by his Attorney as and the ^{esq} Thomas by his Attorney as prayed further liberty of Importing thereof here until the fourth Tuesday in June next and he had it the same day was given to the ^{esq} William and Company here and so forth At which aforesaid Tuesday in June came as well the ^{esq} William and Company by their Attorney as the ^{esq} Thomas by his Attorney as and the ^{esq} Thomas by his Attorney as prayed further liberty of Importing thereof here until the fourth Tuesday in August next and he had it the same day was given to the ^{esq} William and Company here and so forth At which aforesaid Tuesday in August came as well the ^{esq} William and Company by their Attorney as the ^{esq} Thomas by his Attorney as and the ^{esq} Thomas by his Attorney as prayed further liberty of Importing thereof here until the fourth Tuesday in November next and he had it the same day was given to the ^{esq} William and Company here and so forth At which aforesaid Tuesday in November came as well the ^{esq} William and Company by their Attorney as the ^{esq} Thomas by his Attorney as and the ^{esq} Thomas by his Attorney as and Company by their Attorney as the ^{esq} Thomas by his Attorney as and the ^{esq} Thomas by his Attorney as offered themselves against the ^{esq} Thomas in the plea of and Complain in manner and form following to wit Queen Anne County vs Thomas Sparkes late of Queen Anne County Planter was Attacted to answer unto William Copland Esq of a plea of trespass upon the Capes of Maryland wherupon the same William Copland and Company by James Holt Esq their Attorney Complain that whereas the ^{esq} Thomas the 2nd day of February in the Year of our Lord seventeen hundred fifty three at the County of Annapolis was indebted unto them in the sum of twelve hundred fifty one and a half pounds of Cropy Tobacco for Drury Goods Wares and Merchandise by the same William Copland & Co to the ^{esq} Thomas at his Special Request and request before that time there Pold and Delivered and for divers Articles properly chargeable in an Account as by the Account thereof here in Court shew appears and so therof being indebt the ^{esq} Thomas in Consideration thereof afterwards to wit this day and year as at the County of Annapolis upon himself himself and to the same William Copland & Co then and there faithfully promised that he the ^{esq} Thomas the aforesaid sum of Tobacco unto the same William and Co when thereunto afterwards he should be required would well and truly pay and content notwithstanding the ^{esq} Thomas his promise and Assumption as nothing regarding but continuing and fraudulently intending the same William and Co in this part craftily and Subtilly to defraud the ^{esq} Thomas of sum of Tobacco unto the same William and Company yet hath not paid or therefore in any part made payment altho that to do the ^{esq} Thomas afterwards to wit the tenth day of March in the same Year at the County as by the same William and Co was required but that unto them to pay or therefore to make content hitherto altogether hath refused and still doth refuse to the Damage of the same William and Company Two thousand pounds of Tobacco and therefore he brings Suit vs ^{esq} J. Doe & R. Roe and the ^{esq} Thomas by his Attorney as further Defendants the forced and Injury wher and so forth And faith that he cannot gain say the Action as of the ^{esq} William and Co nor but that he the same Thomas did assume upon himself in such manner and form as the ^{esq} William and Co above against him do Complain and as to the Damages of them the same William and Co by them by occasion of the ^{esq} Thomas in this part just and the same Thomas faith and acknowledge that the ^{esq} William and Co have just and Damages by occasion of the ^{esq} Thomas beyond their Costs and Charges by them about their Suit in this part apposed to Twelve hundred fifty one and a half pounds of Cropy Tobacco and not more asd because the same William and Co have the same do not gain say but that Allegation to be true do grant they pray Judgment and those Damages above acknowledged together with this Costs and Charges as to them to be adjudged and so forth Therefore by Agent of the Parties as it is Considered by the Court here that the ^{esq} William Copland and Co do recover against the said Thomas Sparkes the ^{esq} Damages as to Twelve hundred and fifty one and a half pounds of Cropy Tobacco in form as acknowledged as also One hundred and Ninety nine pounds of Tobacco for their Costs and Charges as unto the ^{esq} William Copland and Co by the same Court and by the Agent of the Parties as adjudged and so forth and the ^{esq} Thomas in money and so forth

B. Dugman Et al

Thomas Hamer Queen Arms County his Command was given to the Sheriff of Queen Arms County the
ag^o 28th day of August anno Domini One thousand seven hundred and fifty three that he should
Samuel Allen take Samuel Allyn late of Queen Arms County Mariner if he should be found in his Backwicks
and bring him to justice so that he should have his Body before the Justices of our next County Court to be held for Queen Arms
County at Queens Town in the County of the fourth Tuesday in November next to answer unto Thomas Hamer of a
plea of trespass upon the said office At which ag^o of fourth Tuesday in November came the ag^o Thomas Hamer by
Thomas Ringgold his Attorney and the Sheriff of the County of made return of the writ ag^o in these words following to
wit Capi Corpus & Thomas Hamer Thomas Harris of Queen Arms County Gent came into the Court ag^o before the
Justices of in his Proper Person and became Pledge and Interpreter for the said Samuel Allyn that if it should
happen that the same Samuel Allyn in the Plea ag^o should be condemned then the same Thomas Harris granted that
all such Damages costs and charges which unto the ag^o Thomas Hamer in this part should be adjudged of their
Lands and Chattels should be made and to the use of the same Thomas Hamer judged if it should happen that the same
Samuel Allyn the Damages costs and charges of unto the ag^o Thomas Hamer should not pay or himself to the
Publick Prison of Queen Arms County ag^o by that occasion should not render and the ag^o Samuel Allyn by Solomon
Wright his Attorney came and Defended the same and Injury wher and so forth and prayed liberty of Imparling thereof
here until the fourth Tuesday in March next and he had it the same Day was given to the ag^o Thomas Hamer here and
so forth At which ag^o of fourth Tuesday in March came as well the ag^o Thomas Hamer by his Attorney ag^o as the ag^o
Samuel Allyn by his Attorney ag^o and the ag^o Samuel by his Attorney ag^o prayed further liberty of Imparling
thereof here until the fourth Tuesday in June next and he had it the same Day was given to the ag^o Thomas Hamer
and so forth At which ag^o of fourth Tuesday in June came as well the ag^o Thomas by his Attorney ag^o as the ag^o Samuel
by his Attorney ag^o and the ag^o Samuel by his Attorney ag^o prayed further liberty of Imparling thereof here until the
fourth Tuesday in August next and he had it the same Day was given to the ag^o Thomas here and so forth At which
ag^o fourth Tuesday in August came as well the ag^o Thomas by his Attorney ag^o as the ag^o Samuel by his Attorney ag^o
and the ag^o Thomas by his Attorney ag^o Offered himself against the ag^o Samuel on the Plea ag^o and Complained in manner
and form following to wit Queen Arms County ag^o Samuel Allyn late of Queen Arms County Mariner was
Attached to answer unto Thomas Hamer of a plea of Trespass upon the said office and whereupon the same Thomas
Hamer by Thomas Ringgold his Attorney saith that whereas the said Samuel Allyn after the first Day of May in
the Year of our Lord seventeen hundred and five to wit the thirtieth Day of November in the Year of our Lord seventeen hundred
and fifty two at the County of made his certain Note in Writing called a promissory note with proper hand subscribed bearing
Date the same Day of year last ag^o and that note to the same Thomas Hamer then of there delivered whereby the said
Samuel promised to pay to the same Thomas Hamer or assigns the sum of Nineteen hundred pounds of Crops or
Tobacco in four months after the Date of this said Note for value received and by reason thereof as also by force of the
Statute in facte cap lately made and provided the same Samuel became liable to pay to the said Thomas Hamer the said
sum of Nineteen hundred pounds of Crop Tobacco according to the Tenor of the Note ag^o of so thereof being liable the same
Samuel in Consideration thereof afterwards to wit the same thirtieth Day of November in the Year of our Lord
seventeen hundred and fifty two at the County of upon himself Assumed and to the same Thomas Hamer then
of there faithfully promised to pay to the same Thomas Hamer the said sum of Crop Tobacco according to the
Tenor of the Note ag^o Nevertheless the said Samuel his promise and Assumption of not regarding but minded
of fraudulently intending the same Thomas Hamer in this part craftily & Subtilly to deceive & Defraud the said sum
of money or any part thereof unto the same Thomas Hamer yet hath not paid or therefore in any manner made

content,

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content altho so to do the same Samuel afterwards to wit the tenth day of June in the Year of our Lord Seventeen hundred
fifty three at the County assy by the same Thomas Hamer was required by that to him to pay or therefore to make ion
-tort hath altogether refused & still doth refuse to the Damage of the same Thomas Hamer Three thousand pounds
of Tobacco and therefore he brings this Suit by Pledgees John Doe & Rich Roe and the aforesaid by his Atty
prayed further liberty of Imprating thereof here until the fourth Tuesday in November next and he had it the same
Day was given to the aforesaid Thomas how and so forth At which aforesaid Tuesday in November cometh as well the aforesaid
Thomas by his Attorney aforesaid as the aforesaid Samuel by his Attorney aforesaid further
Defended the said and Injury wher and so forth and saith that he cannot gainay the Action aforesaid of the aforesaid Thomas nor
can he deny but that he the same Samuel did affrown upon himself in such manner and form as the aforesaid Thomas aforesaid against
him doth complain aforesaid to the Damages of him the same Thomas by him by occasion of the promises in this part susten
the same Samuel saith and acknowledgeth that the aforesaid Thomas hath sustained Damages by occasion of the promises beyond his
Costs and Charges by him about his suit in this part appoyed to Nineteen hundred pounds of Crop Tobacco and not more and he
because the aforesaid Thomas here the same doth not gainay but that allegation to be true doth grant he prays Judgment and
that Damages above acknowledged together with his Costs and Charges aforesaid to him to be adjudged and so forth Therefore
by Assent of the Parties aforesaid it is considered by the Court here that the aforesaid Thomas Hamer do recover against the said Samuel
Allyn his Damages aforesaid to Nineteen hundred pounds of Crop Tobacco in sum aforesaid acknowledged also one hundred and forty
five pounds of Tobacco for his Costs and Charges aforesaid unto the aforesaid Thomas Hamer by the same Court and by the Assent of
the Parties aforesaid Adjudged and so forth and the aforesaid Samuel Allyn in money and so forth

Rightman aforesaid

Thomas Lane Queen Arms County by Command was given to the Sheriff of Queen Arms County the 28th
against Day of August anno Domini Seventeen hundred and fifty three that he shal take Richard
Richard Warner Warner late of Queen Arms County Planter if he shal be found in his Bieldwick and him
safe keep so that he shal have his body before the Justices of our next County Court to be held for Queen Arms County at
Queens Town in the County aforesaid the fourth Tuesday in November next to answer unto Thomas Lane of a plea of Trespass
upon the Cofferer At which aforesaid Tuesday in November came the aforesaid Thomas by James Tilghman and Charles
Goldborough his Attorneys and the Sheriff of the County aforesaid made return of the Writ aforesaid in the words following to
wit Copy Coopers & T Harrys Staff Wherupon Stephen Wickes of Queen Arms County Planter came into the
Court aforesaid before the Justices aforesaid in his proper Person and became Pledge and Manufactor for the said Richard War-
ner that if it shal happen that the same Richard Warner in the Plea aforesaid shal be Concluded then the same Justice
granted that all such Damages Costs and Charges which unto the same Thomas in this part shal be adjudged
of his Landes and Chattels shal be made and to the use of the same Thomas Subject if it shal happen that the
same Richard the Damages Costs and Charges aforesaid unto the aforesaid Thomas shal not pay or himself to the Publick
Prison of Queen Arms County aforesaid by that occasion shal not render And the aforesaid Richard by Thomas Ringold his
Attorney came and Defended the said and Injury wher and so forth and prayed Liberty of Imprating thereof here until
the fourth Tuesday in March next and he had it the same day was given to the aforesaid Thomas Lane how and so
forth At which aforesaid Tuesday in March came as well the aforesaid Thomas Lane by his Attorney aforesaid as the aforesaid
Richard Warner by his Attorney aforesaid the aforesaid Richard by his Attorney aforesaid prayed further Liberty of Impr-
ating thereof here until the fourth Tuesday in June next and he had it the same day was given to the aforesaid Thomas
here and so forth At which aforesaid Tuesday in June came as well the aforesaid Thomas by his Attorney aforesaid as the
aforesaid Richard by his Attorney aforesaid and the aforesaid Richard by his Attorney aforesaid prayed further Liberty of Imprating

(thereof)

thence here until the fourth tuesday in August next and he had it the same day was given to the ^{esq} Thomas here
and so forth At which ^{esq} fourth tuesday in August came as well the ^{esq} Thomas by his Attorneys ^{esq} as the ^{esq} Richard by
his Attorney ^{esq} and the ^{esq} Thomas by his Attorneys ^{esq} offered himself against the ^{esq} Richard in the place ^{esq} and com-
plained in manner and form following to wit Queen Arms County vs Richard Warner late of Queen Arms County Planter
was attached to answer unto Thomas Lane of a plea of Trespass upon the ^{esq} before the ^{esq} and wherupon the said Thomas
by Charles Goldsborough his Attorney complaineth that whereas the said Richard the ^{esq} day of ^{esq} anno ^{esq}
Domini Sixteen hundred and ^{esq} at the County ^{esq} in consideration that the ^{esq} Thomas at the request of the said
Richard would permit and suffer him the said Richard to have hold occupy and enjoy one Plantation and Parcell of
Land called Collins's Range or Old Lyon Plantation containing three hundred acres more or less from the ^{esq}
^{esq} day of the ^{esq} for the term of one whole year from thence next following fully to be compleat and ended and
so from year to year as long as both parties should please upon himself do Assent and to the same Thomas then
thereof faithfully did promise to pay unto the said Thomas at the Expiration of each year yearly and every year ^{esq}
long as he should hold by enjoy the said Plantation and Parcell of Land the sum of sixteen hundred pounds of Tobacco
when thence after the Expiration of each year he should be required and the ^{esq} Thomas in fact faith that giving
faith and credit to the promises and Assumption ^{esq} of the said Richard he the said Thomas did permit and suffer
the said Richard at the judicial Instances and request of the ^{esq} Richard to have hold occupy possess and
enjoy the ^{esq} Plantation and parcell of Land and the ^{esq} Richard by the description of the ^{esq} Thomas did
actually hold occupy possess and Enjoy the ^{esq} Plantation of parcell of Land the full term and time of six
years to wit from the ^{esq} ^{esq} day of the ^{esq} in y^e year first ^{esq} until the ^{esq} Day of
anno Domini Sixteen hundred fifty and ^{esq} at the County by which action accrued to the ^{esq} Thomas to
Demand and have from the ^{esq} Richard sixteen hundred pounds of tobacco for each year the ^{esq} Richard as ^{esq}
held and occupied the ^{esq} Land and plantation which said sum in the whole amounts to nine thousand six
hundred pounds of Tobacco yet the said Richard his promises and Assumptions of nothing regarding the same
sums of Tobacco to the ^{esq} Thomas hath not paid altho to do the same by the ^{esq} Thomas the ^{esq} Richard yearly
and every year during the whole time ^{esq} and afterward to wit the first day of June anno Domini Sixteen hundred
fifty three at the County ^{esq} was required but they ame to him to pay hath refused and still doth refuse to the
Damage of the ^{esq} Thomas ten thousand pounds of tobacco and therefore he brings Suit ^{esq} J^r D^r R^r
and the ^{esq} Richard by his Attorney ^{esq} prayed further Siberty of Imprisoning thereof here until the fourth tuesday
in November next and he had it the same day was given to the ^{esq} Thomas here and of oath At which ^{esq}
fourth Tuesday in November cometh as well the ^{esq} Thomas by his Attorneys ^{esq} as the ^{esq} Richard by his Attorney
~~esq~~ ^{esq} it is agreed by the Agent of the Parties and their Attorneys that the matter in
Difference between the Parties ^{esq} in this cause should be referred to the Arbitrament and final Determination
of Mr Robert Lloyd of Queen Arms County Gent so that he Publish his Arbitrament between the parties ^{esq} on
friday the Twenty ninth instant by one of the clock and that neither the ^{esq} Plaintiff nor the ^{esq} Defendant shall
commence any suit in the Chancery Court or in any other Equital Court against the Arbitrator ^{esq} by or
concerning his Arbitrament in this cause Whereupon the ^{esq} Robert maketh return of the following Award
viz to the ^{esq} Lane & Rich. Warner I award that Rich Warner pay unto Thomas Lane the sum of fourteen hundred
pounds of Tobacco and his Legal costs and upon his so doing that Thos Lane pay unto James Capry the sum of five
Shillings current money the charge of proping a tobacco House and give unto Richard Warner a Discharge in
full as far as relates to the Action referred to the Determination of Robt Lloyd. Therefore it is considered by the

(Contd.)

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Court here that the ^{as} Thomas Lane do recover against the said Richard Warner his Damages ^{as} to fourteene
hundred Pounds of Tobacco by the Arbitrator ^{as} informed awarded and also
Pounds of Tobacco for his Costs and Charges ^{as}, and the Richard Warner in mey and soe

J. Tilgman att^o

Elijah Chance. Queen Anne County vs Command was given to the Sheriff of Queen Anne County the 2^d
a^{go} Day of August anno Domⁱ Seventeen hundred and fifty three that he shoulde take

Edward Satterfield Edward Satterfield late of Queen Anne County planter otherwise called Edward
Satterfield of Queen Anne County planter of he shoulde be bound in his Backwicks and him self keep so that he shoulde have no
body before the Justices of our next County Court to be held for Queen Anne County at Queen Town in the County of the said
Tuesday in November next to answer unto Elijah Chance of a p[ro]plea that he render unto him the full and just sum of three
pounds eight shillings paper money of Maryland which to him he owe and unjustly detains the same At which ^{as} fourth Tuesday
in November came the ^{as} Elijah by James Tilgman his Attorney and the Sheriff of the County of made return of the Writ

as in the few words following Right Copy Corpus & Copy Declaration s[er]ved the 31 of October ^{as} H[enry] Staff and the ^{as}
Elijah by his Attorney ^{as} Offered himself against the ^{as} Edward in the Plea ^{as} and said in manner and form following toward
Queen Anne County Jt^s Edward Satterfield late of Queen Anne County Planter otherwise called Edward Satterfield of Queen
Anne County Planter was summoned to answer unto Elijah Chance of a p[ro]plea that he render unto him the full and just sum of three
Pounds eight Shillings paper money of Maryland which to him he owe and unjustly detains the same And whereupon the same
Elijah by James Tilgman his Attorney says that whereas the ^{as} Edward the sixteenth day of November in the Year of our Lord
one thousand seven hundred and fifty one at the County ^{as} by his Bill Obligatory which the same Elijah with the seal of Maryland
Edward filed here into Court doth bring the date whereof is the day and year ^{as} he had acknowledged himself to owe unto the
same Elijah the ^{as} full and just sum of three pounds eight Shillings paper money of Maryland to be paid unto the same Elijah
upon demand with lawfull Interest from the date thereof to which payment will be truly to be made the ^{as} Edward did bind
himself his heirs Executors and Administrators firmly by the said Bill to warrant the ^{as} Edward altho often required the
as full and just sum of three pounds eight Shillings unto the same Elijah yet hath not paid but that unto him hitherto to
pay altogether hath refused and still doth refuse to the Damage of the same Elijah Six pounds sixteen Shillings like
money and therfore he brings Suit ^{as} Pledges to John Doe of Richl^{ds} Wharpon William Satterfield of Queen Anne
County Planter came into the Court ^{as} before the Justices ^{as} in his Proper Person and became Pledge and Manuscript
for the said Edward that if it shoulde happen that the same Edward in the Plea ^{as} should be Concluded then the same
William granted that as well the Debt ^{as} as all such Damages Costs and Charges as which unto the same Elijah in
this part shoulde be Adjudged of his Lands and Chattels shoulde be made and to the use of the same Elijah Seys if it
shoulde happen that the same Edward the Debt Damages Costs and Charges ^{as} unto the ^{as} Elijah shoulde not pay
or himself to the Publick Prison of Queen Anne County ^{as} by that occasion shoulde not render and the ^{as} Edward
by Charles Godsbrough his Attorney came and Defended the same and Injury wher and so forth and prayed
Liberty of Imprisoning thereof until the fourth Tuesday in March next and he had it the same day was given to the
as Elijah here and so forth At which ^{as} fourth Tuesday in March came as well the ^{as} Elijah by his Attorney ^{as} as the ^{as}
Edward by his Attorney ^{as} and the ^{as} Edward by his Attorney ^{as} prayed further Liberty of Imprisoning thereof until the
fourth Tuesday in June next and he had it the same day was given to the ^{as} Elijah here and so forth At which ^{as} fourth Tuesday in June
came as well the ^{as} Elijah by his Attorney ^{as} as the ^{as} Edward by his Attorney ^{as} and the ^{as}
Edward by his Attorney ^{as} prayed further Liberty of Imprisoning thereof until the fourth Tuesday in August next
and he had it the same day was given to the ^{as} Elijah here and so forth At which ^{as} fourth Tuesday in August

(contd)

carried as well the ^{as} of Elijah by his Attorney ^{as} as the ^{as} Edward by his Attorney ^{as} and the ^{as} Edward by his Attorney ^{as} prayed further liberty of Imprisoning them ^{as} until the fourth Tuesday in November next and he had it the same day given to the ^{as} of Elijah here and so forth At which ^{as} fourth Tuesday in November cometh as well the ^{as} of Elijah by his Attorney ^{as} as the ^{as} Edward by his Attorney ^{as} and the ^{as} Edward by his Attorney ^{as} further defences theron and Injury wher ^{and} so forth And faith that he cannot gainsay the Action ^{as} of the ^{as} of Elijah nor can he deny but that the Bill Obligatory ^{as} is the Due of him the same Edward nea ^{but} that he owe ^{eth} unto the same Elijah the ^{as} full and just sum of three pounds eight Shillings paper money of Maryland in marmot and four as the ^{as} of Elijah above against him hath Declared Therefore it is Considered by the Court here that the ^{as} of Elijah chance moreover against the said Edward Satterfield his Debt ^{as} also Two hundred and Twenty four Pounds of Tobacco and Twelve Shillings and Six pence current money for his Damages which he hath sustained as well by occasion of the Detention of that Debt as for his Costs and Charges by him about his Suit in this part apposed unto the ^{as} of Elijah Chance by the Court here of his Apeal Adjudged and so forth And the ^{as} of Edward in money and so forth

B. Dightman Esq^r

Robert Butler. Robert Butler was arrested by virtue of a Writ of the right honble the Lord
at suet } Proprietary of Capias ad respondendum Issued out of this Court to the Sheriff
William Maynard of Queen Annes County directed returnable before the same Lord Proprietary his
Justices of the same County this fourth Tuesday in November last past to answer unto William Maynard of a plea
of Trespass upon the Capes ^{as} and the same Robert Butler at the same Day by George Garrett his Attorney appeared
and the ^{same} William Maynard in the same Court against the said Robert Butler upon that Writ at any time since
the issuing thereof before the end of this Sessions hath not declared Therefore it is considered that the ^{as} of William
Maynard take nothing by his Writ ^{as} but that he be in money and so forth and it is further considered that the ^{as} of
Robert Butler do recover against the ^{as} of William Maynard One hundred and Sixty two Pounds of Tobacco for
his Costs and Charges by him about his Defence ^{as} in this part sustained unto the same Robert Butler by the Court
here according to the form of the Statute in such case lately made and Provided Adjudged and that the same in
Robert Butler have thereof Execution and so forth

B. Dightman Esq^r

Robert Butler. Robert Butler was arrested by virtue of a Writ of the right
honble the Lord Proprietary of Capias ad respondendum Issued of
William Maynard out of this Court to the Sheriff of Queen Annes County directed returnable
before the same Lord Proprietary his Justices of the same County this fourth Tuesday in November last past to answer
unto William Maynard and Sarah his wife of a plea of trespass upon the Capes ^{as} and the same Robert Butler at
the same Day by George Garrett his Attorney appeared and the same William Maynard and Sarah his Wife in
the same Court against the said Robert Butler upon that Writ at any time since the issuing thereof before
the end of this Sessions have not declared Therefore it is considered that the ^{as} of William Maynard take and
Sarah his Wife take nothing by their Writ ^{as} but that he be in money and so forth and it is further considered that
the ^{as} of Robert Butler do recover against the ^{as} of William Maynard and Sarah his Wife One hundred and forty two
Pounds of Tobacco for his Costs and Charges by him about his Defence ^{as} in this part just and unto the same
Robert Butler by the Court here according to the form of the Statute in such case lately made and provided
Adjudged and that the same Robert Butler have thereof Execution and so forth

B. Dightman Esq^r

November Court 1754

Crane Adm^r.

Queen Anne County J^r S^r was given to the Sheriff of Queen Anne County the 23rd

ag^t

day of August anno Dom^m Seventeen hundred and fifty three that he should take R^t Peter

Peter Maxwell late of Queen Anne County Imholder of his land in his Bailiwick
and his wife keep so that he should have his Body before the Justices of our next County Court to be held for Queen Anne

County at Queen Town in the County of Talbot Tuesday in November next to answer unto Jane Crane Administratrix

of all and singular the goods Chattels rights and Credits which were of David Crane deceased who dyed in

intestate of a plea of her pass upon the said R^t Peter at which day of Justice Tuesday in November came the ad^d Jane

by George Garrett her Attorney and the Sheriff of the County of Talbot return of the writ ag^t in these words following

to wit Sep^t James of T. Harris St^t Wheruton John Seth of Queen Anne County Planter came into the Court of Justice

the Justices ag^t in his proper Person and became Plaintiff and Mancaster for the said Peter that if it should happen that the

said Peter in the plea of should be convicted then the same John Seth granted that all such Damages Costs and Charges in

which unto the said Jane in this part should be adjudged of his Land and Chattels should be made and to the use of the said

Jane deposed if it should happen that the said Peter the Damages Costs and Charges ag^t unto the ad^d Jane should not pay or

himself to the Publick Prison of Queen Anne County ag^t by that occasion should not render and the ad^d Peter by Thomas

Ringgold his Attorney came and Disputed the cause and Injury when and forsooth and prayd liberty of Imparling in

tho^d of her until the fourth Tuesday in March next and he had it the same day was given to the ad^d Jane her and forsooth

At which ag^t of fourth Tuesday in March came as well the ad^d Jane by her Attorney ag^t as the ad^d Peter by his Attorney ag^t

and the ad^d Peter by his Attorney ag^t prayd further liberty of Imparling thereof her until the fourth Tuesday in June

next and he had it the same day was given to the ad^d Jane her and forsooth At which ag^t fourth Tuesday in June came

as well the ad^d Jane by her Attorney ag^t as the ad^d Peter by his Attorney ag^t and the ad^d Peter by his Attorney ag^t pray

d further liberty of Imparling thereof her until the fourth Tuesday in August next and he had it the same day was

given to the ad^d Jane her and forsooth At which ag^t fourth Tuesday in August came as well the ad^d Jane by her

Attorney ag^t as the ad^d Peter by his Attorney ag^t and the ad^d Jane by her Attorney ag^t offered herself against

the ad^d Peter in the Plea ag^t and complained in manner and form following to wit Queen Anne County J^r

Peter Maxwell late of Queen Anne County Imholder was Attashed to answer unto Jane Crane Administratrix

of all and singular the goods Chattels rights and Credits which were of David Crane deceased who dyed in

intestate of a plea of Troys upon the said R^t Peter and whereupon the same Jane by George Garrett her

Attorney complains that whereas the ad^d Peter Maxwell after the first day of May in the Year of our Lord

Seventeen hundred and five to wit the Twenty sixth Day of January Seventeen hundred forty nine at the County

of Talbot his certain Note in Writing called a Promissory Note with his proper hand Subscribed bearing Date the

Day and year last mentioned and that note unto the said David Crane in his life time and there delivered by which said

Note the ad^d Peter promised to pay unto the said David Crane the sum of six pounds Seventeen Shillings and five pence

current money of Maryland upon Demand for value received by Reason whereof as also by force of the Statute in such cases

lately made and provided the said Peter became liable to pay unto the said David in his life time the ad^d sum of money

according the Tenor of the Note ag^t and being so therof liable the ad^d Peter in consideration thereof afterwards to wit the

same day of year ag^t at the County ag^t upon himself Aysome, and to the said David in his life time then and there faithfully

promised to pay him the ad^d sum of six pounds Seventeen Shilling & five pence current money according to the Tenor of the

ad^d Note and also whereas the said Peter the Twenty sixth Day of January in the Year Seventeen hundred forty Nine

at the County ag^t made his other certain certain Note in Writing called a Promissory Note with his proper hand Subscribed

Bearing Date the same day and year last mentioned and that Note to the same David in his life time then and there

(Delivered)

delivered by which said Note the said Peter promised to pay unto the said David or his order the quantity of three hundred pounds of good inspected Tobacco on Demand for Value received by reason whereof as also by force of the Statute in such cases lately made and provided the said Peter became liable to pay unto the said David in his life time the sum of Three hundred pounds of Tobacco according to the Tenor of the Note aforesaid and being so therof liable the said Peter in consideration thereof afterwards to wit the same day of Year aforesaid at the County aforesaid upon himself assumed and to the said David in his life time there & there faithfully promised to pay him the aforesum of three hundred pounds of good inspected Tobacco according to the Tenor of the Note aforesaid Nevertheless the said Peter his several promises and Assumptions aforesaid so as informed made nothing regarding but continuing and fraudulently intending the said David in his lifetime and the same Jane after the Death of the said David in the part craftily and Subtilly to derive and Disraud the several summs of money and Tobacco or any part thereof to the said David in his life time or to the same Jane after the Death of said David to which said Jane administration of all and Singular the Goods and Chattels and Creditors which were of the said David at the time of his Death by James Calder gent Deputy Commissioner of the County of Kent (under the Honble Daniel Dulany Esq then Commissioner General and Chief Judge of Probates of Wills and granting of Administrations in the Province of Maryland lawfully constituted to whom the Commission of that Administration of right did appertain the Day of June two thousand one hundred and fifty at the County of Kent to wit at Queen Anne's County aforesaid in Due form of Law was committed) hath paid unto either of them or any part thereof or in any sort made Content altho that to do the said Peter by the said David in his life time to wit the tenth day of May seventeen hundred fifty and by the said Jane after the Death of the said David and after the commission of the Administration aforesaid to the same as informed aforesaid granted to wit the tenth day of June in the year of our Lord fourteen hundred fifty three at the County aforesaid was required but that unto the said David in his life time or to the same Jane after the Death of the said David but that unto them either of them to pay or content altogether hath refused to the same Jane still doth refuse to the Damage of the same Jane twelve pounds current money and five hundred pounds of Tobacco and therefore she brings this Suit her and she also brings here into Court the Letters of Administration aforesaid by the Deputy Commissioner which the Commission of Administration aforesaid in a form aforesaid Testifies whose date is the Day of Year aforesaid Pledges of John Doe and Richard Roe And the said Peter by his Attorney aforesaid prayed further liberty of Impringing thereof here until the fourth Tuesday in November next and he had it the same day was given to the said Jane her and of others at which aforesaid fourth Tuesday in November cometh as well the said Jane by her Attorney aforesaid as the said Peter by his Attorney aforesaid and the said Peter by his Attorney aforesaid further Doth confess and injury wherein and so forth And faith that he cannot gainsay the action aforesaid of the said Jane nor but that he the same Peter did Assume upon himself in such manner and form as the said Jane aboveagainst him doth complain and as the Damages of her the same Jane by her by occasion of the Promises in this part Just and the same Peter faith and acknowledge that the said Jane hath Just and Damages by occasion of the Promises beyond her costs and charges by her about her suit in this part apprejudged to Two pounds Seven Shillings and six pence Current money and three hundred pounds of good inspected Tobacco and not more and because the same Jane had the same Deth not gainsay but that Allegation to be true doth grant the prayeth Judgment and those Damages above acknowledged together with her costs and charges aforesaid to her to be Adjudged and so forth Therefore by Affort of the Parties aforesaid it is Considered by the Court here that the said Jane Crand do recover against the said Peter Maxwell her Damages aforesaid to Two pounds Seven Shillings and six pence Current money and three hundred pounds of good inspected Tobacco in form aforesaid acknowledged as also One hundred and Ninety five pounds and one quarter of a pound of Tobacco for her costs and charges aforesaid unto the said Jane brought by the same Court and by the Affort of the Parties aforesaid Adjudged and so forth And the said Peter in money and so forth

R. Chapman Esq

November Court 1754

Margaret Brown Queen Anne County vs The right honourable the Lord Proprietor of the Province of
Maryland &c to the Sheriff of Queen Anne County his place Writ in these words
following to wit Queen Anne County vs. Frederick absolute Lord and Proprietor of
and Sarah his Wife the Provinces of Maryland and Avalon Lord Baron of Baltimore &c to the Sheriff of
Queen Anne County Greeting Thomas Margt Brown in our County Court held for Queen Anne County at Queen's Town in the
County of before Joseph Sudor Esquire and his Brethren our Justices of the Peace for the County of lately to wit the 23.
day of June anno Domini Seventeen hundred and fifty two by Consideration of the same Court had recovered against
Sarah the wife of William Maynard while she was joyned by the name of Sarah Hays late of Queen Anne County
Widow the sum of one thousand and twenty four pounds of Tobacco as well for her Damages which she had sustained
by occasion of the non performance of a certain promise and Assumption by the aforesaid Sarah to the same Margaret at the
Court of made as for her costs and charges by her about her suit in that part apposed whereof the said Sarah is
convict as by the Record & process thereof in our same Court now being manifestly appears Execution New article of the
Judgment of still remaineth to be done and this of Sarah after the Judgment pronounced took to stand and this aforesaid
William Maynard as by the information of the aforesaid Margaret we have received and because we are willing that those things
which in our same Court are rightfullly done should come to due Execution we command you that by good and Lawfull
men of your Bailewick you make known unto the said William Maynard and Sarah his wife that they be and appear before
our Justices of our next County Court to be held for Queen Anne County at Queen's Town in the County of the fourth Tuesday
in November next to their law if any for themselves they have or to say know why the aforesaid Margaret Execution against them of the
Damages costs and charges aforesaid to have ought not according to the form of the Recovery aforesaid to them it shall seeme expedient and have
you the names of those by whom to them you shall make the same known and this Writ witness Joseph Sudor Esquire chief
Justice of our said Court the twenty eighth day of August in the third year of our Dominion by the name of Domine 1753
Signed the eighth day of November 1753.

B. Lightman t/a

At which afof fourth Tuesday in November came the aforesaid Margaret by Thomas King Esq her Attorney and the Sheriff
of the County of made return of the Writ aforesaid in these words following to wit To the Justices within mentioned I Certifie
that by Virtue of the within Writ to me directed the 15. and the 20. day of November 1753 within my Bailewick before
Wm. Benton James Rosebury and Alex. Walker good and Lawfull men of my Bailewick I made known unto them
within mentioned William Maynard and Sarah his wife that they be and appear before the justices within mentioned at
the day and place within specified to shew as the within Writ requireth as within I am commanded To answeres to Harry
Stiff and the aforesaid William and Sarah by Charles Goldsborough their Attorney came and Disposed the same and
Injury wherein so forth had prayed liberty of Imparting thereof here until the fourth Tuesday in March next
and he had it the same day was given to the aforesaid Margaret here and so forth At which aforesaid fourth Tuesday in
March came as well the aforesaid Margaret by her Attorney as the aforesaid William and Sarah by their Attorney aforesaid and
the aforesaid William and Sarah by their Attorney aforesaid prayed further liberty of Imparting thereof here until the fourth Tuesday
in June next and they had it the same day was given to the aforesaid Margaret here and so forth At which aforesaid fourth Tuesday
in June came as well the aforesaid Margaret by her Attorney as the aforesaid William and Sarah by their Attorney aforesaid and the aforesaid
William and Sarah by their Attorney aforesaid prayed further liberty of Imparting thereof here until the fourth Tuesday in
August next and they had it the same day was given to the aforesaid Margaret here and so forth At which aforesaid fourth
Tuesday in August came as well the aforesaid Margaret by her Attorney as the aforesaid William and Sarah by their
Attorney aforesaid and the aforesaid William and Sarah by their Attorney aforesaid prayed further liberty of Imparting thereof
here until the fourth Tuesday in November next and they had it the same day was given to the aforesaid Margaret

(here)

brace and for other which at fourth Tuesday in November cometh as well the ad Margaret by her Attorney ad as
the ad William and Sarah by their Attorney ad and the ad William and Sarah by their Attorney ad further Defend the same
and Injury when and if forth And say that they cannot gainsay the Action ad of the ad Margaret nor can they deny
but that the ad Margaret Execution against them of the Damages Costs and Charges ad to have ought according to the
force form and effect of the Recovery ad and so forth Therefor it is Considered by the Court here that the ad Margaret Brown
have Execution against the said William Maynard and Sarah his Wife for her Damages Costs and Charges ad according to the
force form and effect of the Recovery ad and so forth And it is further considered that the ad Margaret Browns recover against
the ad William Maynard and Sarah his Wife the sum of Two hundred and Twenty Six pounds of Tobacco for her Costs and
Charges by her about her suit in this part apposed according to the form of the Statute in such case made and provided
Adjudged and that she have thereof also Execution and so forth

Brightman Btth

Cornelius Daily Queen Annes County Esq; The right honorable the Lord Proprietary of the Province of Maryland
agd sent to the Sheriff of Queen Annes County his Close Writ in these words following viz: to
Henry Capson Esq; Queen Annes County Esq; Frederick Adelstet Lord and Proprietary of the Province of Maryland
of John Broney. Esq; Avalon Land Baron of Baltimore before the Sheriff of Queen Annes County Greeting Whereas
Cornelius Daily lately to wit the 26th day of June anno Domini seventeen hundred and fifty three in our County
Court held for Queen Annes County at Queens Town in the County ad Before Joseph Sudler Esquire and his Brethren
then our Justices of the same County by Consideration of the same Court had recovered against John Broney late of Queen Annes
County Planter otherwise called John Broney ordinary holder as well a certain Debt of forty Pounds eight Shillings
and two pence current paper money of Maryland avy of four hundred and ten pounds of Tobacco which unto the same
Cornelius Daily in our same Court were adjudged for his Damages which he had sustained by occasion of the
detention of that Debt whereof he is convict as by the Record and Proces thence in our same Court before our Justices
ad at Queen Annes County ad now being manifestly appeareth and at the Judgment thereof be rendered Execution
Nevertheless of the Debt and Damages ad to him still remaineth to be done and whereas also at another time to
wit at a County Court held for Queen Annes County Before Joseph Sudler Esquire and his Brethren at Queens Town
in the County ad thereof on the Tuesday in June anno Domini seventeen hundred and fifty two the same Joseph
Sudler Esquire and his Brethren then Justices of the same County being Personally come unto the same County
Court Henry Capson & Thos. Price of Queen Annes County Gentleman and became Pledges and Suretyes and each
of them became Pledge and Surety for the ad John Broney that if it should happen that the said John Broney
in the Plea ad should be convicted then the same Henry Capson and Thomas Price granted and each of them granted
that as well the Debt ad as all such Damages which unto the ad Cornelius Daily in that part should be adjudged
of them and either of them Lands and Chattels should be made and to the use of the ad Cornelius Daily Lived if
it should happen that the said John Broney the Debt & Damages ad unto the ad Cornelius Daily should not
pay or himself to the Publick Prison of Queen Annes County ad by that occasion should not render Nevertheless
the ad John Broney the Debt and Damages ad unto the ad Cornelius Daily yet hath not paid nor himself to the
Publick Prison of Queen Annes County ad by that occasion hath not rendered as by the Information of the ad Cornelius
Daily we have received wherefore the ad Cornelius Daily hath supplicated us to provide for him a proper Remedy
in this part and we being willing that what is just in this part should be done We command you that by good
and lawfull men of your Bailewiche you make known unto the same Henry Capson and Thos. Price that they
be and appear before our Justices of Queen Annes County at Queens Town in the County ad the fourth Tuesday

(in)

November fourt 1754.

in Next next to Give cause if anything for themselves they have or to say know wherefore the aforesaid James Daily accusation
against them of the Debt and Damages aforesaid ought not to have according to the face form and effect of the Recognizance
of it unto them it shall seem meet and further to do and require all and singular those things which our Justices aforesaid of them
then and there shall Consider in this part and have you then & there the names of those Persons by whom to them you shall
make the same known and this Writ witnesseth Joseph Dudley Esquire chief Justice of our said Court this 28th day of
August in the 3rd year of our Dominion & annoque Domini 1753.

I posed the 15th Day of Nov. 1753 (Wm Goldsborough)

B. Fitchman Etce

At which as fourth Tuesday in November came the ad Cornelius Daily by William Goldsbrough his Attorney
and the Sheriff of the County ad returned the Writ ad in these words following to wit To the Justice within mentioned I
certifye that by Virtue of the within Writ to me directed the 22 day of November 1753 within my Bailiwick before Richd.
Mason and Patrick Robertson good and Lawfull men of my Bailiwick I made known unto the within mentioned Henry Capson
that he be and appear before the Justices within mentioned at the day & place within Specified to have as the within Writ
requieth and I further certify that the within mentioned Thomas Price is not to be found neither hath he any thing within
my Bailiwick whereby unto him I can make known as within I am commandad to answeres T Harris Jif And the ad
Henry by James Tilghman his Attorney came and Defended the force and Injury wher and so forth And prayed a
Liberty of Imparling thereof had until the fourth Tuesday in March next and he had it the same Day was given
to the ad Cornelius here and so forth At which as fourth Tuesday in March came as well the ad Cornelius by his Attorney
as the ad Henry by his Attorney ad and the ad Henry by his Attorney ad prayed further Liberty of Imparling there-
of had until the fourth Tuesday in June next and he had it the same Day was given to the ad Cornelius here and so forth
at which as fourth Tuesday in June came as well the ad Cornelius by his Attorney ad as the ad Henry by his Attorney
ad and the ad Henry by his Attorney ad prayed further Liberty of Imparling thereof had until the fourth Tuesday in August
next and he had it the same Day was given to the ad Cornelius here and so forth At which as fourth Tuesday in August
came as well the ad Cornelius by his Attorney ad as the ad Henry by his Attorney ad and the ad Henry by his Attorney
ad prayed further Liberty of Imparling thereof had until the fourth Tuesday in November next and he had it the
same Day was given to the ad Cornelius here and so forth At which as fourth Tuesday in November cometh as
well the ad Cornelius by his Attorney ad as the ad Henry by his Attorney ad and the ad Henry by his Attorney
ad further Defendes the force and Injury wher and so forth And saith that he cannot gainsay the Action ad of the
ad Cornelius nor can he deny but that the ad Cornelius Execution against him of the Debt and Damages
ad to have ought according to the force form and Effect of the Recognerance ad and so forth Therefore it is
considered by the Court here that the ad Cornelius Daily have Execution against the said Henry Capson for his
Debt and Damages ad according to the force form and Effect of the Recognerance ad and so forth And it is further conse-
-ded that the ad Cornelius Daily do recover against the said Henry Capson the sum of Three hundred and Two pounds
of Tobacco for his costs and charges by him about his Suit in this part apposed according to the form of the Statute in
such case made and provided Adjudged and that he have thereof also Execution and so forth

D. Litchman Ette

James Calder,
agt. 25

William Maynard
& Sarah his Wife. .
Caldor lately to wit the twenty

The right hon^{ble} the Lord Proprietor of the Province of Maryland sent to the Sheriff of Queen Anne's County his Cope Writ in these words following to wit Queen Anne's County for
Frederick Absolute Lord and Proprietor of the Province of Maryland and Avalon the
Baron of Baltimore &c To the Sheriff of Queen Anne's County Greeting Whereas James
third day of June Anno Domini Seventeen hundred and fifty two in our County

(Court)

Court held for Queen Anne's County at Queen Town in the County of before Joseph Sudler Esquire and his Brothers their
our Justices of the same County by Consideration of the same Court had recovered against William Maynard late of Queen Anne's
County Planter and Sarah his wife lately otherwise called Sarah Keape of Queen Anne's County in the Province of Maryland
as well a certain Debt of thirty pounds one shilling six pence current money as also two hundred and thirty eight pounds
of Tobacco which unto the same James Balder in our same Court were adjudged for his Damages which he had
sustained by occasion of the Detention of that Debt whereof the a^d William Maynard & Sarah his wife are convicted
as by the Record and Processe thereof in our same Court before our Justices of at Queen Anne's County of now being
manifestly apparent Execution. Nevertheless of the Debt & Damages a^d to him still remaneth to be done as by the
Information of the a^d James Balder we have received and because we are willing ^{that} those things which in our same Court
are rightfully done should come to due Execution, We command you that by good and lawfull men of your Bailewick you
make known unto the a^d W^m Maynard & Sarah his wife that they be and appear before our Justices of Queen Anne's County
at Queen Town in the County of the fourth Tuesday in November next to shew if any thing for themselves they have
or to pay know whence the a^d James Balder Execution against them of the Debt & Damages a^d to have ought not
according to the Recovery a^d if unto them it shall seem Expedient and have you then and there the names of those Persons
by whom to them you shall make the same known and this Writ Witness Joseph Sudler Esq^r chief Justice of our
said Court this 28th Day of August in the 3^r Year of our Dominion & for Amogue Domine 1753

J. Gilman att^r

At which a^d fourth Tuesday in November came the a^d James Balder by James Gilman his Attorney and
the Sheriff of the County a^d made return of the Writ a^d in these words following Viz To the Justices within mentioned
Certify that by Virtue of the within Writ to me directed the 15th of the 26th Day of November 1753 within my Bailewick
before Uinson Benton James Argleby and Alexander Wallard good & lawfull men of my Bailewick I made known
unto the within mentioned William Maynard & Sarah his wife that they be and appear before the Justices within
mentioned at this day and place within Specified to shew as the within Writ requireth as within I am Commanded so
answ^r T. Harris Sh^r. And the a^d William Maynard and Sarah his wife by Charles Goldsbrough their
Attorney came and Defended the same and Injury when and so forth And prayed Liberty of Imparling thereof here until
the fourth Tuesday in March next and they had it the same day was given to the a^d James Balder here and so forth At
which a^d fourth Tuesday in March came as well the a^d James Balder by his Attorney a^d as the a^d William and Sarah
by their Attorney a^d and the a^d William and Sarah by their Attorney a^d prayed further Liberty of Imparling thereof
here until the fourth Tuesday in June next and they had it the same day was given to the a^d James Balder here and so
forth at which a^d fourth Tuesday in June came ^{as well} the a^d James Balder by his Attorney a^d as the a^d William and
Sarah by their Attorney a^d and the a^d William and Sarah by their Attorney a^d prayed further Liberty of Imparling
thereof here until the fourth Tuesday in August next and they had it the same day was given to the a^d James Balder
here and so forth At which a^d fourth Tuesday in August came as well the a^d James Balder by his Attorney a^d as
the a^d William and Sarah by their Attorney a^d and the a^d William and Sarah by their Attorney a^d prayed
further Liberty of Imparling thereof here until the fourth Tuesday in November next and they had it the same
day was given to the a^d James Balder here and so forth At which a^d fourth Tuesday in November cometh as
well the a^d James Balder by his Attorney a^d as the a^d William Maynard and Sarah by their Attorney a^d
and the a^d William and Sarah by their Attorney a^d further to defend the same and Injury when and so forth And say
that they cannot gainsay the Action a^d of the a^d James Balder nor can they deny but that the a^d James Balder Execu-
tion against them of the Debt and Damages a^d to have ought according to the force form and Effect of the

(Recovery).

November Court 1754

Rewerrye ~~and~~ ^{of} and ~~forth~~ Therefore it is Considered by the Court here that the ~~of~~ James Palmer have Execution against the ~~said~~ William Maynard and Sarah his wife for his Debt and Damages ~~of~~ according to the form and effect of the Recovery ~~of~~ and ~~forth~~ And it is further considered that the ~~of~~ James Palmer do recover against the ~~said~~ William Maynard and Sarah his wife the sum of Two hundred and Sixty one pounds and one Quarter of a pound of Tobacco ~~of~~ his costs and Charges by him about his suit in this part agreed according to the form of the Statute in such Case made and provided ~~to~~ judged and that he have thereof also Execution and ~~forth~~

B. Dugman C.R.

Colin Dunlop & Queen Anne County J.S. Command was given to the Sheriff of Queen Anne County the 28th day of August anno Domini seventeen hundred and fifty three
ag. to that he should take William Merideth late Kent Island Planter of his Body
be found in his Barruech and him羁押 so that he should have his Body
before the Justices of our next County Court to be held for Queen Anne County at Queens Town in the County of
the fourth Tuesday in November next to answer unto Mses. Colin Dunlop & Robt Christie of a sum of
two pds upon the ~~case~~ ~~of~~ At which ~~of~~ fourth Tuesday in November came the ~~of~~ Colin and Robert by James Holliday
their Attorney and the Sheriff of the County ~~of~~ made return of the Writ ~~of~~ in these words following to wit ~~case~~ Corpus
et. T. Harris Sheriff Whereupon William Baeter of Queen Anne County Planter came into the Court ~~of~~ before
the Justices ~~of~~ in his Proper Person and became Pledge and Manufactor for the ~~said~~ William Merideth that if it should
happen that the ~~same~~ William in the ~~case~~ ~~of~~ should be convicted then the ~~same~~ William Baeter granted that all such
Damages costs and Charges which unto the ~~same~~ Colin and Robert in this part should be adjudged of his Lands and
Chattels should be made and to the use of the ~~same~~ Colin and Robert saved if it should happen that the ~~same~~ William
Merideth the Damages costs and Charges ~~of~~ unto the ~~of~~ Colin and Robert should not pay or himself to the
Publick Person of Queen Anne County ~~of~~ by that occasion should not render. And the ~~of~~ William Merideth by
Thomas Ringold his Attorney came and Defended the same and Injury when and ~~forth~~ and prayed Liberty
Impairing thereof here until the fourth Tuesday in March next and he had it the same day was given to the ~~of~~ Colin
and Robert here and ~~forth~~ At which ~~of~~ fourth Tuesday in March came as well the ~~of~~ Colin and Robert by their Attorney
~~of~~ as the ~~of~~ William by his Attorney ~~of~~ and the ~~of~~ William by his Attorney ~~of~~ prayed further Liberty of Impair-
ing thereof here until the fourth Tuesday in June next and he had it the same day was given to the ~~of~~ Colin and Robert
here and ~~forth~~ At which ~~of~~ fourth Tuesday in June came as well the ~~of~~ Colin and Robert by their Attorney
~~of~~ as the ~~of~~ William by his Attorney ~~of~~ and the ~~of~~ William by his Attorney ~~of~~ Prayed further Liberty
of Impairing thereof here until the fourth Tuesday in August next and he had it the same day was given
to the ~~of~~ Colin and Robert here and ~~forth~~ At which ~~of~~ fourth Tuesday in August came as well the ~~of~~
Colin and Robert by their Attorney ~~of~~ as the ~~of~~ William by his Attorney ~~of~~ and the ~~of~~ Colin and Robert by
their Attorney ~~of~~ Offered themselves against the ~~of~~ William in the ~~case~~ ~~of~~ and Complained in manner
and form following to wit Queen Anne County J.S. William Merideth late of Kent Island Planter was
Attached to answer unto Mses. Colin Dunlop & Robert Christie of a sum of Two pds upon the ~~case~~ ~~of~~
And whereupon the ~~of~~ Colin Dunlop and Robert Christie by James Holliday their Attorney complain that
whereas the ~~of~~ William the fourteenth day of November in the year of our Lord Seventeen hundred and fifty two
at the County ~~of~~ was indebted unto them in the sum of four pounds twelve shillings and ten pence Current money of
Maryland for divers good Ware & Merchandise by them unto the ~~said~~ William at his Special Instance & request
before that time those sold & delivered as by the Account here into Court brought may appear and being so

(indistinct)

indebted the said William in Consideration thereof afterwards to wit the same day & year as at the County aforesaid upon himself aforesaid and unto the same Colin and Robert then & there faithfully promised to pay them the aforesaid sum of money when he should be thereto required Nevertheless the said William his Promise and Assumption as not regarding but minding & intending the aforesaid Colin and Robert to receive and defraud the aforesaid sum of money unto them hath not paid altho that to do he was afterwards on the first day of December in the Year aforesaid at the County aforesaid by the said Colin & Robert required but the same to pay always hath refused still both refuse to the Damage of them the said Colin & Robert Ten pounds current money of Maryland therefore they bring Suit Pledges In: Doe & R. Rob. And the aforesaid William by his Attorney aforesaid further liberty of Imparting thereof here until the fourth Tuesday in November next and he had it the same day was given to the aforesaid Colin and Robert here and so forth At which aforesaid fourth Tuesday in November come as well the aforesaid Colin and Robert by their Attorney aforesaid as the aforesaid William by his Attorney aforesaid Whereas upon William Bacons Special Bail of the aforesaid William Meredith brings him into Court and surrenders him up Wherupon at the prayer of the aforesaid Colin and Robert it is asked by the Justices here of the aforesaid William Meredith if he sufficient manacapton can find who in the Court here for him the said William Meredith will undertake that if it should happen that Judgment in the Court here for the said Colin and Robert in the plea aforesaid against the same William should be rendered that then the same William all such Damages Costs and Charges which unto the same Colin and Robert in that part by the Court here should be adjudged unto the same Colin and Robert should pay and satisfy or his Body in Execution of such Judgment to the Publick & Person of Queen Anne County aforesaid by that occasion should render who faith he hath not therefore the same William Meredith at the prayer of the aforesaid Colin and Robert for want of manacapton in this part is committed to the custody of the Sheriff of the County aforesaid to remain until aforesaid And the aforesaid William Meredith by his Attorney aforesaid further defends the same and Injury wher and of aforesaid and faith that he cannot gain say the Action aforesaid of the aforesaid Colin and Robert nor but that he the same William did Assume upon himself in such manner and form as the aforesaid Colin and Robert above against him do complain and as to the Damages of them the same Colin and Robert by them by occasion of the promises in this part sustained the same William saith and acknowledgeth that the aforesaid Colin and Robert have sustained Damages by occasion of the Promises beyond their costs and charges by them about their suit in this part appertaining to four pounds twelve shillings and ten pence current money of Maryland and not more and because the aforesaid Colin and Robert here the same do not gain say but that allegation to be true do grant they may Judgment and those Damages above acknowledged together with their Costs and charges aforesaid to them to be adjudged and of aforesaid Therefore by Aysent of the Parties aforesaid it is Considered by the Court here that the aforesaid Colin and Robert do recover against the said William Meredith these Damages aforesaid to four pounds twelve shillings and ten pence current money of Maryland in form aforesaid acknowledged as also Two hundred and Nine pounds of Tobacco for their costs and charges aforesaid unto the aforesaid Colin and Robert by the same Court and by the Aysent of the Parties aforesaid Adjudged and so forth and the aforesaid William in meacy and so forth

B. Dugman Esq.

Peter Maxwell Queen Anne County Esq: Be it remembred that on the Day of November
aforesaid in the Year of our Lord seventeen hundred and fifty three at Queen Anne
Nathaniel Wright County aforesaid Peter Maxwell by Thomas Ringgold his Attorney came here
into Court held for Queen Anne County aforesaid at the Court house at Queens Town in the same County and exhibited
his Bill to the Justices of the same Court here setting against Nathaniel Wright Gentleman one of the
Justices)

(November Court 1754)

Justices of the same Court present here in Court in his proper Person in aplea of Trespass upon the Cap^t The P^rnt
whereof is in these words following to wit To the Hon^rble all the Justices of Queen Anne County Court here judicially sitting
Peter Maxwell by Thomas Ringgold his Attorney declares against Nathaniel Wright of Queen Anne County Gentleman
one of the Justices of the same Court present here in Court in his proper Person of aplea of Trespass upon the Cap^t H^eland
whereupon the same Peter Maxwell by Thomas Ringgold his Attorney complains that whereas the ^dfe^d Nathaniel Wright the
first day of August in the year of our Lord seventeen hundred and fifty three at Queen Anne County ^dfe^d was indebted unto the ^dfe^d
Peter Maxwell in the sum of eight pounds three shillings and pence current money of Maryland for sundry Matters and
things properly chargeable in account as by an Account thereof here in Court brought appears and so thereof being indebted the ^dfe^d
Nathaniel afterwards to wit the ^{same} day and Year as at the County ^dfe^d in consideration thereof upon himself assumed and unto the
same Peter then and there faithfully promised that he the same Nathaniel the ^dfe^d sum of money to the same Peter when and
afterwards he should be required well and faithfully would pay and content Newthelpe this same Nathaniel his promise and of
assumption is not regarding but minding and fraudulently intending the same Peter in this part craftily & Subtilly to
Deserve and Deprive the ^dfe^d sum of money or any part thereof except seven shillings and three pence yet hath not
paid or therefore in any way satisfied altho so to the same Nathaniel afterwards to wit the tenth day of August
last ^dfe^d in the year ^dfe^d at the County ^dfe^d by the same Peter was required but that to him to pay or satisfy hitherto hath
refused and still doth refuse to the Damage of the same Peter Twenty pounds current money of Maryland and therefore he
prays Remedy by ^dfe^d And the ^dfe^d Nathaniel in his proper Person Defended therefore and Injury when and of oath and
prayed Liberty of Imparling thereof here until the fourth Tuesday in March next and he had it the same day was given to the ^dfe^d
Peter how and so forth At which ^dfe^d of fourth Tuesday in March came as well the ^dfe^d Peter by his Attorney as the ^dfe^d Nathaniel
in his Proper Person and the ^dfe^d Nathaniel in his Proper Person prayed further Liberty of Imparling thereof here until the
fourth Tuesday in June next and he had it the same day was given to the ^dfe^d Peter how and so forth At which ^dfe^d of fourth Tuesday
in June came as well the ^dfe^d Peter by his Attorney as the ^dfe^d Nathaniel in his Proper Person and the ^dfe^d Nathaniel
in his Proper Person prayed further Liberty of Imparling thereof here until the fourth Tuesday in August next and
he had it the same day was given to the ^dfe^d Peter how and so forth At which ^dfe^d of fourth Tuesday in August came as well
the ^dfe^d Peter by his Attorney as the ^dfe^d Nathaniel in his Proper Person and the ^dfe^d Nathaniel in his Proper
Person prayed further Liberty of Imparling thereof here until the fourth Tuesday in November next and he had
it the same day was given to the ^dfe^d Peter how and so forth At which ^dfe^d of fourth Tuesday in November cometh as
well the ^dfe^d Peter by his Attorney as the ^dfe^d Nathaniel in his Proper Person and the ^dfe^d Nathaniel
in his Proper Person without Defense, therefore and Injury when and of oath And faith that he cannot gainsay
the Action ^dfe^d of the ^dfe^d Peter nor but that he the same Nathaniel did afform upon himself in such manner
and form as the ^dfe^d Peter above against him doth Complain as to the Damages of him the same Peter
by him by occasion of the promises in this part sustaines the same Nathaniel faith and acknowledgeth that
the ^dfe^d Peter hath sustained Damages by occasion of the Promises beyond his Costs and Charges by him
about his suit in this part appreved to Eight Pounds three Shillings and two pence Current money of Maryland
and not more And because the ^dfe^d Peter how the same doth not gainsay but that Allegation to be true doth
grant herreby ^dfe^d Judgment and those Damages above acknowledged together with his Costs and Charges ^dfe^d
to him to be sojudged and so forth Therefore by Apleas of the parties ^dfe^d it is Concluded by the Court here that the
^dfe^d Peter Maxwell do recover against the ^dfe^d Nathaniel Wright his Damages ^dfe^d to Eight pounds three shillings
and two pence Current money of Maryland in sum as acknowledged as also
Pounds of Tobacco for his Costs and Charges ^dfe^d unto the ^dfe^d Peter Maxwell by the same Court and by the Apleas of

(the)

the Parties aforesaid and forth and the aforesaid Nathaniel Wright in mercy and forsooth

Nathaniel Wright

John Peters Queen Anne County Esq: Command was given to the Sheriff of Queen Anne County the 27th day of
November anno Domini Sixteen hundred and fifty three that he should take Joshua Jacobs
late of Queen Anne County of his hands before into his Bailiwick and bring him to justice so that his hands
have his Body before the Justice of our next County Court to be held for Queen Anne County at Queen Town in the County of the
Fourth Tuesday in March next to answer unto John Peters of a plea of Trespass upon the Caput. At which aforesaid
Tuesday in March came the aforesaid John Peters by James Nield his Attorney and the Sheriff of the County of Maryland
the Writ aforesaid in these words following to wit Capitaines of I Harris Staff Wherupon at the Prayer of the aforesaid John
it is asked by the Justices here of the aforesaid Joshua if he sufficient Manuscripts can find wherein the Court here for him the same
Joshua will undertake that if it should happen that Judgment in the Court here for the said John in the Plea aforesaid against
the same Joshua should be rendered that he the same Joshua all such Damages Costs and Charges which unto the aforesaid John
in that part by the Court here should be adjudged unto the same John should pay and satisfy or his Body in execution
of such Judgment to the publick Prison of Queen Anne County as by that occasion should render who faith he hath not
therefore the same Joshua at the prayer of the aforesaid John for want of Manuscripts in this part is committed to the
Custody of the Sheriff of the County there to remain until aforesaid and the aforesaid Joshua in his Proper Person came
and defended his cause and Injury when aforesaid and prayed Liberty of Imprisoning thereof here until the fourth Tuesday in
January and he had it the same day was given to the aforesaid John here and aforesaid At which aforesaid Tuesday in June
came as well the aforesaid John by his Attorney as the aforesaid Joshua in his Proper Person and the aforesaid John by his Attorney
of offered himself against the aforesaid Joshua in the Plea aforesaid and complained in manner and form following to wit
Queen Anne County Esq: Joshua Jacobs late of Queen Anne County was directed to answer unto John Peters of a plea of
Trespass upon the caput. And wherupon the same John Peters by James Nield his Attorney complains that whereas
the same Joshua Jacobs the Day of with the Year of our Lord Sixteen hundred and at Queen Anne
County aforesaid was indebted to the same John in one thousand pounds of Tobacco for a Man by the same John to the
same Joshua (at the special instance request of the aforesaid Joshua) Before that time there were delivered as by an account
shewn here infor may appear and so thereof being indebted the same Joshua in consideration thereof, afterwards to wit
the same day and year at Queen Anne County aforesaid upon himself agreed and to the same John then and there
faithfully promised that he the same Joshua the aforesaid one thousand pounds of Tobacco to the same John when
thereof afterwards he should be required, would well and faithfully pay and content Nevertheless the same Joshua his
promise and Assumption aforesaid not regarding but minding and fraudulently intending the same John in this
part craftily and Subtilly to deceive and defraud the said one thousand pounds of Tobacco or any part thereof to the
said John yet hath not paid, or therefore made content (altho so to do the same Joshua afterwards to wit the

day of in the Year of our Lord seventeen hundred and at Queen Anne County aforesaid by the
same John was required) but that unto him the said John to pay or therefor to make content hath altogether
refused and still doth refuse to the Damage of the same John two thousand Pounds of Tobacco and therfore
he brings this Suit ags^t P^r J^r John Doe and Richard Roe and the aforesaid Joshua in his Proper Person
prayed further Liberty of Imprisoning thereof here until the fourth Tuesday in August next and he had it the
same day given to the aforesaid John here and aforesaid At which aforesaid Tuesday in August came as well
the aforesaid John by his Attorney as the aforesaid Joshua in his Proper Person and the aforesaid Joshua in his Proper
Person prayed further Liberty of Imprisoning thereof here until the fourth Tuesday in November next and he

(had)

November (Court 8751)

That the same day was given to the ^{as} of John Peter and ^{and so forth} At which ^{as} fourth Tuesday in November cometh the ^{as} of John by his Attorney ^{as} and the ^{as} of Joshua altho at that day solemnly called cometh not nor anything in Bar or proclamations of the action ^{as} of the ^{as} of John faith by which the same John remaineth against the ^{as} of Joshua thereof undisturbed and so forth Therefore it is pronounced by the Court here that the ^{as} of John Peters do recover against the said Joshua Jacobs his damages ^{as} to One thousand Pounds of tobacco by the Court here according to the Act of Assembly in such case lately made & provided aforesaid and also ^{Pounds of Tobacco for his costs and charges} by him about his suit in this part apposed and to him by the Court here of his Assent adjudged and the ^{as} of Joshua Jacobs money and ^{so forth}

R. J. Ritzman Esq.

Daniel McConville Queen Anne County Ss. to Command was given to the Sheriff of Queen Anne County
the 27th day of November anno Dom^s Seventeen hundred and fifty three that he
^{as} John Debart Holt I shd take John Debart Holt late of Queen Anne County Physician if he shd be
found in his Bailiwick and bring him before that he shd have his Body before the Justices of our next County Court to be
held for Queen Anne County at Queens Town in the County ^{as} the fourth Tuesday in March next to answer unto Daniel
McConville of a plea of Trespass upon the Castle ^{as} at which ^{as} fourth Tuesday in March came the ^{as} Daniel by
Charles Goldsborough his Attorney and the Sheriff of the County ^{as} made return of the Writ ^{as} in these words following
to wit Capi. Capias ^{ff} T Harris Staff Wherupon at the Prayer of the ^{as} Daniel it was ordered by the Justices here
of the ^{as} John if he sufficient manacaptors could find who in the Court here for him the same John would undertake
that if it shd happen that Judgment in the Court here for the ^{as} Daniel in the Plea ^{as} against the same John
should be rendered that he the same John all such Damages Costs and Charges which unto the ^{as} Daniel in that part
by the Court here shd be adjudged unto the same Daniel shd pay and satisfy on his Body in execution of
such Judgment to the Publick Prison of Queen Anne County ^{as} by that occasion shd render who paid he had not
therefore the same John at the prayer of the ^{as} Daniel for want of Manacaptors in that part was committed to
the custody of the Sheriff of the County ^{as} those to remain until ^{and so forth} And the ^{as} John in his Proper Person
came and Disposed therefore and Injury when and ^{and so forth} and prayed Liberty of Imparling thereof here until the fourth Tuesday
in June next and he had it the same day was given to the ^{as} Daniel here and ^{so forth} At which ^{as} fourth Tuesday in June
came as well the ^{as} Daniel by his Attorney ^{as} as the ^{as} John in his Proper Person and the ^{as} John in his Proper
Person prayed further Liberty of Imparling thereof here until the fourth Tuesday in August next and he had it the same
day was given to the ^{as} Daniel here and ^{so forth} At which ^{as} fourth Tuesday in August came as well the ^{as}
Daniel by his Attorney ^{as} as the ^{as} John in his Proper Person and the ^{as} John in his Proper Person prayed
further Liberty of Imparling thereof here until the fourth Tuesday in November next and he had it the same
day was given to the ^{as} Daniel here and ^{so forth} At which ^{as} fourth Tuesday in November cometh the ^{as}
Daniel by his Attorney ^{as} And the ^{as} Daniel by his Attorney ^{as} Offereth himself against the ^{as} John
in the Plea ^{as} and complaineth in manner and form following to wit Queen Anne County vs John Debart Holt
late of Queen Anne County Physician was attached to answer unto Daniel McConville of a plea of trespass upon
the castle ^{as} And wherupon the same Daniel by Charles Goldsborough his Attorney complaineth that the
sixth day of January anno Dom^s Seventeen hundred and fifty three at the County ^{as} a certain Discourse was
had and made between the ^{as} John and the ^{as} Daniel of and concerning the same John his owing and ex-
changing with the ^{as} Daniel one horse of him the said John for one horse of him the said Daniel and of
the said John his paying the ^{as} Daniel in the Exchange for the horse ^{as} of the ^{as} Daniel besides the horse

(as)

of the said John the sum of Eleven pounds ten shillings Current money and thereupon it was then therof arranged
that the said John in Consideration that the said Daniel at the instance and request of the said John had exchanged with
the said John and had delivered to the said John the sum of him the said Daniel for the sum of the said John
and for the sum of Eleven pounds ten shillings Current money by the said John to the said Daniel in the Exchange
to be paid upon himself assumed and to the said Daniel then there promised to pay him the sum of Eleven
Pounds ten shillings Current money when thereof afterward he should be required and whereas also the said John the
Seventh day of January in the Year of our Lord was indebted unto the said John in the sum of other than
pounds ten shillings Current money for divers other Articles matters and things which lie and are properly
chargeable in an Account as by an Account thereof how in Court brought may appear and so thereof being
indebted the said John in Consideration thereof that he assumed upon himself and promised the said Daniel to pay him
the said last sum of money when he should be required yet the said John his several promises of not regarding the said
several sum of money to the said Daniel hath not paid altho the same to do by the said Daniel the said John the
day and year last of at the County of was required but the same to him to pay hath refused and still doth refuse to
pay the damage of the said Daniel thirty pounds Current money and therefore he brings suit of £30 v. J. D. & R. Roe
and the said John altho at that day solemnly called comitteth not nor any thing in Bar or proclaym of the action of
the said Daniel faith by which the said Daniel removeth against the said John thereby intimated and of oath
Therefore it is considered by the Court how that the said Daniel McNamee do recover against the said John
Debertholt his Damages of to thirteen pounds ten shillings Current money and

Costs of Tobacco by the court here according to the Act of Assembly in such case lately made
and provided aforesaid and also Two hundred and forty seven pounds and three quarters of a pound of Tobacco for
his costs and charges by him about his suit in this part aforesaid and to him by the court here of his affront
sojudged and the said John in money and of oath.

D. Gilman Esq.

Foster Curteis & Sons, Queen Anne County Esq: command was given to the Sheriff of Queen Anne
County Agt. County the 27th day of November anno Domini Sixteen hundred and
John Debertholt. fifty three that he should take John Debeat Holt late of Queen Anne
County Physician if he should be found in his Bailiwick and him safe keep so that he should have his Body before the
Justices of our next County Court to be tried for Queen Anne County at Queens Town in the County of the fourteenth
Tuesday in March next to answer unto Foster Curteis & Sons of a plead of Treasons upon the Case of At
which day forthwith in March came the said Foster Curteis & Sons by James Nields their Attorney and the
Sheriff of the County of made return of the Writ of in these words following to wit Capi Corpus of T. Harris Shiff
Whereupon at the Prayer of the said Foster and Sons it was asked by the Justices here of the said John if he sufficient
Manucaptors could find who in the Court here for him the said John would undertake that if it should happen that Judgment
in the Court here for the said Foster and Sons in the Case against the same John should be rendered that then same
the same John all such Damages costs and charges which unto the said Foster Curteis & Sons in that part by
the Court here should be adjudged unto the same Foster and Sons should pay and satisfy on his body in execution of
such Judgment to the Publick Person of Queen Anne County as by that occasion should render who said he had not,
therefore the same John at the prayer of the said Foster and Sons for want of Manucaptors in this part was com-
mitted to the Custody of the Sheriff of the County of there to remain until and of oath And the said John in his
proper Person came and Defended the same and Injury when and of oath and prayed Liberty of Impartial

(thereof)

(November Court 1754)

thereof here until the fourth Tuesday in June next and he had it the same day was given to the ^{as} Foster and Sons here and forth At which ^{as} fourth Tuesday in June came as well the ^{as} Foster and Sons by their Attorney ^{as} as the ^{as} John in his Proper Person and the ^{as} John in his Proper Person prayed further Liberty of Impairing thereof here until the fourth Tuesday in August next and he had it the same day was given to the ^{as} Foster and Sons here and forth At which ^{as} fourth Tuesday in August came as well the ^{as} Foster and Sons by their Attorney ^{as} as the ^{as} John in his Proper Person and the ^{as} John in his Proper person prayed further Liberty of Impairing thereof here until the fourth Tuesday in November next and he had it the same day was given to the ^{as} Foster and Sons here and forth At which ^{as} fourth Tuesday in November came the ^{as} Foster and Sons by their Attorney ^{as} and the ^{as} Foster and Sons by their Attorney ^{as} Offer themselves against the ^{as} John in the Plea of and Complaint in manner and form following to wit Queen Anne County vs John Debeat Holt late Queen Anne County Physician was attested to answer unto Foster & Sons by ^{as} Sons of a plea of trespass upon the Capp ^{as} And whereupon the same Foster & Sons by James Newell their Attorney complain that whereas the same John Debeat Holt the twenty ninth day of May in the Year of our Lord seventeen hundred and fifty three at Queen Anne County aforesaid was indebted to the same Foster & Sons in fourteen pounds eighteen shillings & six pence of current money of Maryland for sundry goods wares & Merchandizes by the ^{as} Foster & Sons to the ^{as} John Debeat Holt (at his special instance requested) before that time therof delivered as by an Account here in Court shewn may appear and so there being made to the same John Debeat Holt in consideration thereof afterwards to wit the same day and year at Queen Anne County of one and upon himself affirmed, (and to the same) Foster & Sons then and there faithfully Promised that he the same John Debeat Holt the aforesaid Fourteen Pounds eighteen shillings & six pence to the same Foster & Sons when therof afterwards he should be required would will and faithfully pay and content (and altho the ^{as} John Debeat Holt afterwards at the County aforesaid to the ^{as} Foster & Sons Sixteen Shillings & six pence part of the ^{as} Fourteen Pounds eighteen shillings & six pence) Nevertheless the same John Debeat Holt his Promise and Assumption aforesaid (as to Fourteen Pounds two Shillings & four pence residue of the ^{as} Fourteen Pounds eighteen shillings & six pence) not regarding but minding and fraudulently intending the same Foster & Sons in this post craftily and Subtilly to deceive and defraud the said Fourteen pounds two shillings & four pence or any part thereof to the ^{as} Foster & Sons or to any of them yet hath not paid, or therefore made content (altho so to do the same John Debeat afterwards, to wit the tenth day of August in the Year of our Lord Seventeen hundred and fifty three at Queen Anne County aforesaid by the ^{as} Foster & Sons was required) but that unto them or to any of them to pay or therefore to make content hath altogether refused and still doth refuse to the Damage of the same Foster & Sons thirtieth Pounds current money and therefore they bring this Suit ^{as} P^r v^e John Doe and Richard Roe And the ^{as} John altho at that day solemnly called comitteth not nor anything in Bar or inclusion of the Action ^{as} of the ^{as} Foster and Sons faith by which the same Foster and Sons remaineth against the ^{as} John thereof unoffended and forth. Therefore it is Considered by the Court here that the ^{as} Foster & Sons do recover against the said John Debeat Holt their Damages ^{as} to Fourteen Pounds two shillings and four pence current money and by the Court here according to the Act of Assembly in such case lately made & provided aforesaid and also Two hundred and forty five pounds of Tobacco for their costs and charges by them about their suit in this part aforesaid and to them by the Court here of their Agent adjudged and the ^{as} John in money and forth

B. Gilman Et^o

Joshua Jacobs - Joshua Jacobs was arrested by Virtue of a Writ of the right Writ the Lord Proprietary of
at suit Capias ad respondendum issued out of this Court to the Sheriff of Queen Anne County
Thomas Scally directed returnable before the same Lord Proprietary his Justice of the same County the fourth
Tuesday in November last past to answer unto Thomas Scally of a plea of trespass upon the Capp ^{as} and the
(Jame)

James Joshua ~~of~~ at this same day by Charles Godsbrough his Attorney appeared / & thereupon the same day came here
into the Court before the Justices of in his Proper Person George Garnett of Kent County Gent and Indeckook for
for the a^d Thomas Scally that if the same Thomas Scally in the Plea should be remitted or remittained for maintaining his
action as should be precluded then the same George Garnett all such sums of Tobacco which unto this same Joshua
Jacobs by the Court here for his Costs and Charges by him about his Defence in that part of sustained should be
Adjudged unto the same Joshua Jacobs shall pay or that he the same George Garnett would do the same for him
and the same Thomas Scally in the same Court against the said Joshua upon that Writ at any time since the
Issuing thereof before the End of this Sessions hath not demand. Therefore it is Considered that the a^d Thomas
Scally take nothing by his Writ ^{of} but that he be in money and of oath and it is further Considered that the a^d Joshua
Jacobs do recover against the a^d Thomas Scally One hundred and forty pounds and three quarters of a pound of Tobacco
for his Costs and Charges by him about his Defence as in this part sustained unto the same Joshua Jacobs by
the Court here according to the form of the Statute in such Case lately made and provided Adjudged and that the same
Joshua have thereof Execution and of oath.

ppd.
B. Lightman Et al

Edward Toly & M^r Cott Queen Arms County's Command was given to the Sheriff of Queen Arms County the
at suit } 28th day of August anno Domini Sixteen hundred and fifty three that he should take
Charles Brown & Co Edward Toly late of Queen Arms County Planter and Catherine his wife if they
should be found in his Bailiwick and them safe keep so that he should have them Bodies before the Justices of our next
County Court to be held for Queen Arms County at Queens Town in the County of the fourth Tuesday in November
next to answer to Charles Brown & Comp^y of a plea of Trespass upon the Bailiffs At which a^d fourth Tuesday
in November came the a^d Charles and Company by James Falder their Attorney and the Sheriff of the County of made in
return of the Writ ^{of} in these words following to wit Capri Corpus of T. Harris Staff Writer upon William Cowsey
Jnr of Queen Arms County Gent came into the Court a^d before the Justices of in his Proper Person and became
Pledge and Marreceptor for the said Edward Toly and Catherine his Wife that if it should happen that the same
Edward and Catherine in the Plea should be remitted then the same William Cowsey Jnr granted that all
such Damages Costs and Charges which unto the same Charles Brown & Company in this part should be
Adjudged of his Lands and Chattels should be made and to the use of the same Charles and Company Lived if it should
happen that the same Edward and Catherine the Damages Costs and Charges a^d unto the a^d Charles and Company
should not pay or themselves to the Publick Prison of Queen Arms County a^d by that occasion should not
wonder and the a^d Edward Toly and Catherine his Wife by Charles Godsbrough their Attorney came and
Defended the force and Injury when and of forth And prayed Liberty of Imprisoning thereof until the fourth
Tuesday in March next and they had it the same Day was given to the a^d Charles and Company here and of oath
At which a^d fourth Tuesday in March came as well the a^d Charles and Company by their Attorney a^d as the a^d
Edward and Catherine by their Attorney a^d and the a^d Edward and Catherine by their Attorney a^d and the a^d Charles
and Company by their Attorney a^d prayed further
Liberty of Imprisoning thereof here until the fourth Tuesday in June next and they had it the same Day was
given to the a^d Charles and Company here and of oath At which a^d fourth Tuesday in June came as well the a^d
Charles and Company by their Attorney a^d as the a^d Edward & Catherine by their Attorney a^d and the a^d Charles
and Company by their Attorney a^d Offered themselves against the a^d Edward and Catherine in the Plea
a^d and for judgment in manner and form following to wit Queen Arms County S^t Edward Toly late of Queen
Arms County Planter and Catherine his wife were attached to answer unto Charles Brown & Comp^y of a
(Plea)

November Court 1754)

Plea of Trespass upon the Cope by And wherupon the ^{as} Charles Brown & Company by James Calder their Atty
complain that whereas the ^{as} Katharine while she was sold by the name of Katharine Cameron to wit the second day of
March in the Year of our Lord one thousand seven hundred & forty Seven at Queen Anne's County ^{as} was indebted unto
the same Charles & Company in the sum of five hundred & six pounds of Tobacco for goods Wares & Merchandizes by the
^{as} Charles & Company for the ^{as} Katharine at the Special instance & request of the same Katharine before that time the
goods delivered as by an Account herein Count shewn appears and so thereof indebted being the James Katharine while she was
sold in consideration thereof afterwards to wit the same day of year ^{as} at the County ^{as} upon herself returned by to the same
Charles & Company then by those faithfully promised that she the ^{as} Katharine the ^{as} five hundred & six pounds of Tobacco
unto the same Charles & Company when thereof afterwards she should be required would well & faithfully pay & content
Nevertheless the same Katharine while she was sold by the ^{as} Edward & Katharine since the espousals between them
celebrated the Promiscuity Assumption ^{as} of the same Katharine informed made not regarding but minding of fraudulent-
ly intending the same Charles & Company in this part craftily & Subtilly to Deceitfully Defraud the ^{as} Five hundred &
Six pounds of Tobacco or any part thereof unto the same Charles & Company yet have not paid nor hath either of them paid or
therefore in any manner made content (althe that to do the said Katharine while she was sold afterwards to wit the tenth day
of March ^{as} in the Year ^{as} at the County ^{as} and the same Edward & Katharine after the espousals between them celebrated
to wit the tenth day of July in the Year of our Lord one thousand Seven hundred & fifty three at the County ^{as} by the same
Charles & Company were required but that unto the same Charles & Comp^y to pay or therefore to make content the same
Katharine while she was sold and the same Edward & Katharine since the espousals between them celebrated hitherto
have refused by each of them hath refused by the same Katharine & Edward still do refuse to the Damages of the same
Charles & Company One thousand Pounds of Tobacco or therefor they bring this Suit ^{as} vs. Chas. & Co. Doe & Roe
And the ^{as} Edward and Katharine by their Attorney ^{as} prayed further Liberty of Impracting thereof here until the fourth Tues-
day in August next and they had it the same Day was given to the ^{as} Charles and Company here and so forth At which ^{as}
fourth Tuesday in August came as well the ^{as} Charles and Company by their Attorney ^{as} as the ^{as} Edward and Catharine
by their Attorney ^{as} and the ^{as} Edward and Catharine by their Attorney ^{as} and prayed further Liberty of Impracting thereof here
until the fourth Tuesday in November next and they had it the same Day was given to the ^{as} Charles and Company here and
so forth At which ^{as} fourth Tuesday in November come as well the ^{as} Charles and Company by their Attorney ^{as} as the
^{as} Edward and Catharine by their Attorney ^{as} And the ^{as} Charles and Company by their Attorney ^{as} here in Court
Conveyed that they their Action of ^{as} further against the same Edward and Catharine will not Prosecute and so forth
Wherefore it is Considered by the same Court here that the ^{as} Charles Brown & Company take nothing by their Writ
but that they and their Pledges of Prosecuting to wit John Doe and Richard Roe be in money and that the ^{as} Edward
Toby and Catharine his Wife go thence without Day and so forth And it is further Considered that the ^{as} Edward
Toby and Catharine his Wife do recover against the ^{as} Charles Brown & Company Two hundred and eighteen
Pounds and three quarters of a pound of Tobacco for their Costs and Charges by them about their Defence ^{as} in this
part justained unto the same Edward and Catharine by the Court here according to the form of the Statute in such Case
made and Provided ^{as} judged and that the same Edward and Catharine have Execution and so forth

R. Lightman Esq.